



THE FORT ST. GEORGE

PUBLISHED BY AUTHORITY

No. 25)

MADRAS, TUESDAY EVENING, JUNE

Part I—Notifications by Government and Heads of Departments

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* Supplements can be purchased separately from the Departmental, Government Office, Tamil Nadu, Madras.

DECREES OF COURTS.

Port St. George, June 15, 1915.

No. 413.

Under section 102 of the Code of Criminal Procedure, 1909, as amended by Acts XVIII and XXXVII of 1912, His Excellency the Governor of Madras is hereby placed in and to the undersigned second class Magistrate in the district named against his name to pass orders as in and to the effect hereof—

By A. Annal Das—Commissioner.

No. 414.

Under sections 104 and 107 of the Code of Criminal Procedure, 1909, as amended by the Criminal Procedure Code (Amendment) Act XXVII of 1913, the undersigned second class Magistrate in the district named against his name is empowered to, and is hereby appointed to, exercise jurisdiction in the course of an investigation under Chapter XIV of the said Code or at any time afterwards before the commencement of the enquiry or trial and to authorize the detention of, arrested persons in the custody of the police—

By A. Annal Das—Commissioner.

Port St. George, June 15, 1915.

No. 415.

Under section 12 of the Code of Criminal Procedure, 1909, the undersigned person, in the district named against his name is appointed to be a Magistrate of the third class, and under section 57 he is invested with all the powers specified in the fourth schedule of powers which His Excellency the Governor of Madras may confer on a Magistrate of this class—

By G. K. Arya Kishore, Esquire, Sub-Magistrate, District Judge—Commissioner.

Port St. George, June 16, 1915.

No. 416.

Under section 8 of the Madras Probation of Offenders Act, 1910 (Act 122 of 1910), the undersigned second class Magistrate in the district named is empowered to exercise the powers conferred by sections 1 and 4 of the said Act—

By A. Annal Das—Commissioner.

No. 417.

Under section 9 of the Madras Children Act, 1910 (Madras Act IV of 1910), His Excellency the Governor of Madras is hereby placed specially in and to the undersigned person against his name to exercise all the powers conferred on a court by the said Act—

By A. Annal Das—Commissioner.

Port St. George, June 15, 1915.

No. 418.

Under sub-section (2) of section 10 of the Code of Criminal Procedure, 1909 (Act VI of 1909), His Excellency the Governor of Madras is hereby placed in and to the undersigned person against his name to exercise all the powers conferred by sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 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By A. Annal Das—Commissioner.

Port St. George, June 15, 1915.

No. 419.

In exercise of the powers conferred by sub-section (1) of section 14 of the Code of Criminal Procedure, 1909 (Act VI of 1909), His Excellency the Governor of Madras is hereby placed in and to the undersigned person against his name to exercise all the powers conferred by sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 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966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

By Thomas Joseph Cornelius—Magistrate in the district of Madras.

Port St. George, June 16, 1915.

By Arumugam K. Sankar Venkatasubramanian—Magistrate in the district of Madras.

Port St. George, June 15, 1915.

No. 420.

In exercise of the powers conferred by sub-section (1) of section 14 of the Code of Criminal Procedure, 1909 (Act VI of 1909), His Excellency the Governor of Madras is hereby placed in and to the undersigned person against his name to exercise all the powers conferred by sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 1

(Ordinance No. 7 of 1931), His Excellency the Governor of Madras is hereby pleased to amend the said proviso to article 1 (a) of Schedule II to the said Ordinance Act as follows, as proposed by local bodies for the quarrying of sand free of charge:

1. The following addition will be made to the Law (General) Department Notification No. 104, dated the 18th September 1931, published at pages 118-4 on 10/1 of Part I of the First 64 Ganga Gazette, dated the 11th October 1931, as subsequently amended, a copy:—

* 10. To read: The fees payable on the article 1 (a) of Schedule II as applicable provided by local bodies for the quarrying of sand free of charge.

C. T. WEDALIYAR,
Joint Secretary to Government.

Emergency to transport vehicles employed in connection with transportation of civil transport under section 42 (1) of the Defence of India Act.

Port St. George, June 18, 1942
(G.O. No. 45, 1942, 1942)

No. 45.

In pursuance of the powers conferred by clause (1) (a) of section 6 of the Defence of India Act, 1938 [XXIV of 1938], His Excellency the Governor of Madras is hereby pleased to direct that such vehicles employed in connection with the transport of civil transport under the provisions of the Defence of India Act, 1938, shall be exempted from the provisions of the said section 42 (1) of the Defence of India Act, 1938, in connection with the transportation of civil transport under the defence evacuation work.

C. P. V. WILLIAMS,
Secretary to Government.

LEGAL DEPARTMENT.

Burma Notes Ordinance, 1942 (Ordinance No. XXVIII of 1942).

Port St. George, June 13, 1942.

No. 44.

The following notification of the Government of India is published:—

LEGISLATIVE DEPARTMENT.

New Delhi, the 6th June 1942.

ORDINANCE No. XXVIII OF 1942.

As follows in English, promulgated in British India in the Gazette of India of the value of Burma bank notes.

Whereas an emergency has arisen which renders it necessary to make certain provisions regarding payments in British India by the Reserve Bank of India of the value of Burma bank notes issued by the bank and other authorities possessing currency:

Now, therefore, in exercise of the powers conferred by section 22 of the Government of India Act as set out in the Ninth Schedule to the Government of India Act, 1935, the Governor General is pleased to make and promulgate the following Ordinance:—

1. (1) This Ordinance may be cited the Burma Notes Ordinance, 1942.

(2) It extends to the whole of British India.

(3) It shall come into force at once.

2. In this Ordinance "Burma note" has the same meaning as in the Reserve Bank of India Act, 1935.

3. Notwithstanding anything contained in any enactment or rule of law to the contrary the Reserve Bank of India shall not after such date as may be notified in this behalf by the Central Government to the official Director pay the value of any Burma note except to persons to whom or in circumstances in which it may be authorized by the Central Government by general or special order to make such payments.

4. As from the date of the notification referred to in section 3 and until the Central Government by notification to the official Director otherwise directs otherwise to bank notes in section 24 of the Reserve Bank of India Act, 1935, shall not include references in Indian notes.

Provision (Enforcement) Second Amendment Ordinance, 1942 (Ordinance No. XXIX of 1942).

Port St. George, June 13, 1942.

No. 45.

The following notification of the Government of India is published:—

LEGISLATIVE DEPARTMENT.

New Delhi, the 10th June 1942.

ORDINANCE No. XXIX OF 1942.

As follows in English, promulgated in British India in the Gazette of India of the value of Burma bank notes.

Whereas an emergency has arisen which renders it necessary to make certain provisions regarding payments in British India by the Reserve Bank of India of the value of Burma bank notes issued by the bank and other authorities possessing currency:

Now, therefore, in exercise of the powers conferred by section 22 of the Government of India Act as set out in the Ninth Schedule to the Government of India Act, 1935, the Governor General is pleased to make and promulgate the following Ordinance:—

1. (1) This Ordinance may be cited the Provision (Enforcement) Second Amendment Ordinance, 1942.

(2) It shall come into force at once.

2. In section 2 of the Provision (Enforcement) Ordinance, 1942 (hereinafter referred to as the said Ordinance), after the words "or with shipping" the words "or with shipping" in addition to such other improvement" shall be added.

3. In section 4 of the said Ordinance,—

(a) after the word and figure "section 204" the words and figure "or section 204 or section 205" shall be inserted;

(b) after the words "or with shipping" the words "or with shipping" in addition to such other improvement" shall be added.

4. In section 5 of the said Ordinance, after the words "or with shipping" the words "or with shipping" in addition to such other improvement" shall be added.

5. In section 6 of the said Ordinance,—

(a) after the word and figure "section 212" the words and figure "or section 212 or section 213" shall be inserted;

(b) after the words "with bank" the following words shall be added, namely:—

"or in the case of an offence punishable under section 205 in section 202 with shipping in addition to any punishment to which he is liable under the said Code."

6. In section 7 of the said Ordinance, after the words "or section 21" the words "or in addition to" shall be inserted.

LONDON,
Thayer and General Manager.

LONDON,
Thayer and General Manager.

Heffault Naval Court Ordinance, 1942
[Ordinance No. XXX of 1942]

May 1994

Part II. Georgia, June 18, 1942.

The following uniformity of the Government of India is established:

Abstracts of Papers Presented

Save. Please. Ask with Jane Wild

CHINA STATE M. SEC. OF 1912

an intention to enable British officers residing on board the Royal Nelson Navy ship Georgeon Arrow to be tried and punished as British sailors by a court court constituted under British law, and to take provision for matters referred thereto.

Warrenton on emergency has crews which make it necessary to enable various officers stationed on board the Naval Helicopter Navy ship (originally brought to be used and positioned in British India) by a Naval Corps stationed under Helicopter two, and to make provision for various relevant items.

Now, furthermore, he evades the poverty alleviated by section 72 of the Government of India Act as set out in the Ninth Schedule to the Government of India Act, 1935. The Governor-General is pleased to make and promulgate the following Regulations:—

1. (2) This Ordinance may be called the Holistic Rural Power Ordinance, 1982.

(2) It extends to the whole of British India.

4th Div. shall receive 100% of the amount of the award.

448 *Journal of Management Education* 35(4)

short story, novel, and film studies.

100

9. (3) A special Court constituted in accordance with Maldivian law (hereinafter referred to as the Special Court 1992), in respect of persons, not being citizens of Maldives, arrested on the suspicion of offences on board the Royal Mailship Navy ship offshore on board the Royal Mailship Navy ship Government ship, was made in British India, whether directly or indirectly, or at any place in British India for the said ship or at any place in British India for the purposes by the Provisional Government, all such persons to be removed upon such Court by Maldivian law.

(3) The Central Government shall, by notification in the official Gazette, publish notice of the establishment of the Naval Court and of its constitution and membership, and thereupon such Court shall be conclusively presumed to have been lawfully constituted in accordance with the said law and to have the jurisdiction conferred by this Ordinance.

Q: The Naval Court, and all persons taking part in any judicial proceedings before it, shall wear the like uniform as is worn by a British Indian Court and persons taking part in judicial proceedings before the officers of the Naval Court shall have all the powers, prerogatives and privileges of such officers of British India within the precincts of the Court, and, in addition as granted by law, acting under the authority of the Court.

A: Indeed, it is mainly to the Court be virtue of a warrant issued under His Britannic Majesty's warrant, which

2.—On applications made under the authority of the said Trial Courts to a magistrate or British Judge to secure the attendance before him of a person to be charged with an offence as stipulated as

where, the magistrate may take any such steps within, by the term of summons or a warrant to arrest or otherwise, directed to secure the attendance or production of such person before the Naval Court and his attendance on production at any adjourned hearing until he is released from such attendance by the Naval Court, so that magistrates could take for the attendance or production before himself of such persons, and if any person fails without any reasonable excuse to comply with any summons or a warrant issued under this section, he shall be liable to the fine provided by section 10 of the Statute in that behalf made and be liable to comply with the summons or to appear before the magistrate himself.

8. (2) A certificate issued by the Naval Court is not deemed to be a Certificate Governmental, certifying that any person has been sentenced by that Court to detention or ordered to be detained pending the determination of any proceedings against him before the Court, and such a certificate is not a duly obtained and shall not be sufficient warrant for the detention of such person in any prison or institution, nor shall it be held validly by the Central Executive, and for the purpose of that provision of that Act, and, as the case of a person already is custody, he is the apprehension of that person for the purpose of being arrested.

(2) The Central Government may direct in respect of any person so sentenced to detain him in the imprisonment in which he is subjected that he shall also be a prisoner.

(2) A fine imposed upon a person by the State Court, and any sum ordered to be paid by way of costs of any proceedings against him or by way of pecuniary satisfaction of any undertaking given by the Court shall, without prejudice to any remedy under Hellenic law, be recoverable, on application made under the authority of the Court to any magistrate in British India, as if it were a fine imposed by that magistrate.

5 (d) The Central Government may by rule make any provision necessary in its opinion for the purpose of giving effect to the provisions of the Act.

(2) Whether prejudice to the general public is caused by education (3) rules under the action very much weaker—

(D) as to the reception from the Naval Ordnance Service to be detained under the Ordinance their sentences to a jail and their custody and treatment therein and release therefrom.

(3) as to the affording of assistance in British India towards procuring the attendance or production of persons before the Special Court.

Lawrence,
Fiction and Science-Fiction

Reproduced by order of His Excellency the Governor

P. ARDU NALL,
Assistant to Commissioner

LOCAL ADMINISTRATION DEPARTMENT

9. [Source](#)

Rock St. House, June 15, 1847.

94

Subject to disability, Sri V. K. Subramanyam Ayyar
District Board Engineer, North Arcot, leaves as a casual
leave without medical certificate for one month from 24
June 1944.

R. NARASIMHA RAO,
Assistant Secretary to Government

References

Post No. 10000, June 11, 1967

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His Excellency the Governor of Madras is pleased to make the following appointments:—

(2) Ed T. Selby, District Board Engineer, a return from leave to the District Board Engineer, Colchester, Mass.

(2) P. Nwajioda, Public Engineer, District Road Engineer, Calabar, South and the Nigeria, a letter by Mr. T. Achuma, to the District Road Engineer, the Nigeria.

F. M. KUDVA,
Editorial & Circulation

Fort St. George, June 19, 1942.*

No. 190.

Under rule 41 of the Fundamental Rules, Mr. M. T. Rupa, I.C.S., an extension of leave on average pay up to and inclusive of the 15th July 1942.

Contributions of leave.

Fort St. George, June 19, 1942.

No. 191.

Public (Special) Department Notification No. 371, dated 26th June 1942, published in page 411 of Part I of the Fort St. George Gazette, dated 12th June 1942, granting to Mr. W. H. Janki, I.C.S., leave on average pay for two months with effect from the date of relief is hereby cancelled.

Appointments.

Fort St. George, June 19, 1942

No. 192.

Mr. B. Gajapati, I.C.S., this Collector and Joint Magistrate of the Sudder District of the Madras Division, on duty, to be Joint Secretary in the Board of Revenue.

Fort St. George, June 14, 1942.

No. 193.

The following notification of the Secretary to the Government General Police is republished:—
SECRETARIAT OF THE GOVERNMENT GENERAL POLICE.

New Delhi, the 26th June 1942.

Mr. JEDUN-GO (B)—His Majesty the King has been graciously pleased to appoint the Honorable Mr. Justice F. A. Durr, I.C.S., as a member of the Judicial Bench of the Madras High Court, to be a Justice of that Court in succession to the Honorable Mr. Justice Durr, Kt., I.C.S., with effect from the 12th June 1942.

R. V. RAMANUJAY,
Chief Secretary.

[WAR]

Appointment of Special Commissioner for Eastern India.

Fort St. George, June 22, 1942.

No. 95.

The following notification of the Government of India is republished:—

DEPARTMENT OF COMMERCE AND INDUSTRIES.

New Delhi, the 11th May 1942.

No. 4126-12.—Mr. Thomas Elderton is appointed Special Commissioner for Eastern India with effect from 15th April 1942 and until further notice.

No. 4112-12.—Mr. Stephen Kaye has been appointed Technical Advisor (Civil) to the Special Commissioner for Eastern India with effect from the 15th April 1942 until further notice.

Prohibition of the use of rockets in coastal areas.

Fort St. George, June 19, 1942

[G.O. No. 1952, Public (War)].

No. 96.

In exercise of the powers conferred by clause (b) of sub-rule (1) of rule 22 of the Defence of India Rules, the Secretary to the Government of Madras is hereby pleased to prohibit the use of rockets in coastal areas up to a distance of 15 miles from the sea coast by persons other than those employed in the defence services including coastal working personnel.

Delegation of certain powers to the Deputy Civil Defence Commissioner under the Defence of India Rules.

Fort St. George, June 17, 1942

[G.O. No. 1242, Public (War)].

No. 97.

The Secretary to the Government of Madras is hereby pleased to direct that the powers conferred on the Provincial Government under rules 15 A, B, C and 25 A of the Defence of India Rules, shall be exercisable also by Mr. F. W. A. Myers, I.C.S., Collector of Madras and Deputy Civil Defence Commissioner, subject to the control of the Civil Defence Commissioner.

A. R. SOUTHERN,

Deputy Secretary to Government.

Delegation of powers under rules 15 A, B, C and 25 A of the Defence of India Rules.

Fort St. George, June 18, 1942

[G.O. No. 1559, Public (War)].

No. 98.

The following notification of the Government of India is republished:—

DEPARTMENT OF POSTS.

New Delhi, the 29th May 1942.

No. 465.—In exercise of the powers conferred by sub-section (b) of section 2 of the Defence of India

Act, 1938 (XXV of 1938), the Central Government is pleased to direct that the persons mentioned in it by sub-rule (1) of rule 75-A of the Defence of India Rules shall be exempted also by the following orders in respect of the charges imposed by ships officially loaded for Burma and for the Far East at the ports shown against each place:—

(1) Collector of Supplies, Bombay Circle, Bombay at the Port of Bombay.

(2) Collector of Supplies, Bengal Circle, Calcutta at the Port of Calcutta.

(3) Collector of Supplies, South India Circle, Madras at the Port of Madras and Cochin.

(4) Collector of Supplies, East Circle, Karachi at the Port of Karachi.

Fort St. George, June 22, 1942

No. 99.

The following notification of the Government of India is republished:—

DEPARTMENT OF COMMERCE AND INDUSTRIES.

New Delhi, the 21st May 1942.

No. 1432-12.—In exercise of the powers conferred by sub-section (b) of section 2 of the Defence of India Act, 1938 (XXV of 1938), the Central Government is pleased to direct that, for a period of one month from the date of this notification, the persons mentioned in it by rule 75-A of the Defence of India Rules, shall, in respect of any commercial charges directed to Indian ports from the Far East and Burma, be exempted also by the Assistant Deputy Director General (Home) [Directorate General of Maritime Productions].

Exemptions from Registration of Foreigners Rules.

Fort St. George, June 22, 1942

[G.O. No. 1564, Public (War)].

No. 100.

The following notification of the Government of India is republished:—

SEAS DEPARTMENT.

DEPARTMENT OF COMMERCE.

New Delhi, the 4th June 1942.

No. 170145-Political (B)—In exercise of the powers conferred by section 6 of the Registration of

Fatties.

Fort St. George, June 16, 1942.

No. 154.

In A. K. Subramanyam, M.B., M.S., First-class Health Officer, on rotation leave, in the absence of Mr. W. K. Madhavan, M.B., M.S., in charge of Wynand Medical School Station, Kalyanin.

V. V. SUBRAMANYAM,
Deputy Secretary to Government.

Re-employment.

Fort St. George, June 13, 1942.

No. 155.

The Executive the Governor is pleased to sanction the re-employment of Mr. P. R. Narayan, M.B., M.S., as acting District Medical Officer, Taluk, for a period not exceeding one year from the date of his retirement.

Amendment to the special rules for the Madras Medical Service and the Madras Medical Subordinate Service.

Fort St. George, June 15, 1942
(G.O. No. 237, P.M.)

No. 155.

In exercise of the powers conferred by paragraph (b) of sub-section (2) of section 211 of the Government of India Act, 1935, His Excellency the Governor of Madras is hereby pleased to make the following amendments to the special rules for the Madras Medical Service which form section 16 of Part III-A in Volume II of the Madras Service Manual.

1. The amendments hereby made shall be deemed to have been made and to have come into force on and from the 1st April 1942.

Amendment.

In rule 7 of the said rules, after sub-rule (b), the following sub-rule shall be added, namely:—

"(c) Notwithstanding anything contained in these rules or the general rules, a person appointed under sub-rule (a) shall be entitled to draw pay in the scale pertaining to the category to which he is posted and also the special pay, if any, attached to it."

No. 156.

In exercise of the powers conferred by paragraph (b) of sub-section (2) of section 211 of the Government of India Act, 1935, His Excellency the Governor of Madras is hereby pleased to make the following amendments to the special rules for the Madras Medical Subordinate Service which form section 16 of Part III-B in Volume II of the Service Manual, Volume II, 1942 Edition.

The amendments hereby made shall be deemed to have been made and to have come into force on and from the 1st April 1942.

Amendment.

In the said rules,

(i) under the heading "Part II, Branch I—Medical," rule 8 shall be added as sub-rule (a) of that rule and to the rule as so amended, the following sub-rule shall be added, namely:—

"(b) Notwithstanding anything contained in these rules or the general rules a person appointed to the post of Sub-station Surgeon shall be entitled to draw pay in the scale specified for Sub-station Surgeons (Class) or Sub-station Surgeons (Medical) as the case may be;" and

(ii) under the heading "Branch II—Nursing," rule 10 shall be inserted as sub-rule (b) of that rule and to the rule as so amended, the following sub-rule shall be added, namely:—

"(c) Notwithstanding anything contained in these rules or the general rules, a person appointed under sub-rule (a) shall be entitled to draw pay in the scale specified for Nurses."

Provided that a person, who does not possess the prescribed qualifications and who is appointed to a post in category 1 (Nurses) shall be entitled to draw pay only in the scale of Rs. 40-45-55. It is further provided, that a person posted to a post in category 1 shall be entitled to draw only special and attendance allowances in such cases until the person is fully qualified for appointment in a regular staff cadre."

Amendment to special rules for the Madras Medical Subordinate Service, etc.

Fort St. George, June 10, 1942
(G.O. No. 23, P.M.)

No. 157.

In exercise of the powers conferred by paragraph (b) of sub-section (2) of section 211 of the Government of India Act, 1935, His Excellency the Governor of Madras is hereby pleased to make the following amendments to the special rules for the Madras Medical Subordinate Service which form section 16 of Part III-B of the Service Manual in Volume III of the Madras Service Manual, 1942—

Amendment.

In Part III of the said rules, in Section IV—

(i) in rule 1, in the entries relating to class III, the following shall be added at the end, namely:—

"1. Laboratory Attendants, Chemical Examiner's Department."

(ii) in sub-rule (a) of rule 2 in the entries relating to class III, the following shall be added at the end, namely:—

"Category 2—Laboratory Attendants, Chemical Examiner's Department."

(iii) in Section I, in the entries relating to class III, the following shall be added at the end, namely:—

"Category 2—Laboratory Attendants, Chemical Examiner's Department."

(iv) in Section II, in the entries relating to class III, the following shall be added at the end, namely:—

"Category 2—Laboratory Attendants, Chemical Examiner's Department."

No. 158.

In exercise of the powers conferred by paragraph (b) of sub-section (2) of section 211 of the Government of India Act, 1935, His Excellency the Governor of Madras is hereby pleased to make the following amendments to the Madras Civil Service (Classification, Control and Appeal) Rules in Volume I of the Madras Service Manual, 1942—

Amendment.

In the appendix to the said rules under the heading "Medical Department" under the sub-heading "1.—Madras Medical Subordinate Service" under "A. Main Branch" after item 18 and 19 insert the following items and names shall be inserted, namely:—

18	19	20	21	22	23	24	25	26
18 & Laboratory Attendants (Class) (Chemical)	19 & Laboratory Attendants (Class) (Chemical)	20 & Laboratory Attendants (Class) (Chemical)	21 & Laboratory Attendants (Class) (Chemical)	22 & Laboratory Attendants (Class) (Chemical)	23 & Laboratory Attendants (Class) (Chemical)	24 & Laboratory Attendants (Class) (Chemical)	25 & Laboratory Attendants (Class) (Chemical)	26 & Laboratory Attendants (Class) (Chemical)

1. 1942, No. 23.

E. C. WOOD,
Secretary to Government.

PUBLIC WORKS DEPARTMENT.

(Electricity.)

Laws.

Port St. George, June 26, 1945.

No. 10.

By P. R. Manojana Rao, Assistant Engineer (Electricity), Madras, second law under the Madras Laws Act, 1937, from 25th June 1945 afternoon to 21st July 1945 afternoon.

Repeal to notification under the Land Acquisition Act.

Port St. George, June 11, 1945.

In the notification under section 4 (1) of the Land Acquisition Act of 1911, as amended by the Land

Acquisition (Amendment) Act XXVIII of 1930, published on page 248 of Part I of the Port St. George Gazette, dated 19th March 1945, in respect of the land required for the construction of a public utility quarters:—

For "improved better and more" and "improved better, more and more."

For "improved better and more, and more, and more."

For "improved better and more, and more, and more."

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For "improved better and more, and more, and more."

For "improved better and more, and more, and more."

For "improved better and more, and more, and more."

For "improved better and more, and more, and more."

(General.)

Laws.

Port St. George, June 15, 1945.

No. 75.

By V. V. Lakshmana Rao, District Engineer, Provincial Engineering, Madras, from 1st July 1945 to date of order.

[In L. P. Lakshmana Rao, District Engineer, to hold additional charge of the post of District Engineer during the absence of V. V. Lakshmana Rao on leave.]

Appointments.

Port St. George, June 15, 1945.

No. 8.

By M. F. Ramachandra, K. Narasimhamurti, A. H. Madhavan, and G. Gurusami, Supervisors, are appointed as temporary Assistant Engineers, under rule 9 (a) of the General Rules for Provincial and Subordinate Services.

Port St. George, June 17, 1945.

No. 77.

By S. Manojana Rao, Supervisor on extra duty under the Chief Administration, is appointed as temporary Assistant Engineer in the Madras Engineering Service under rule 9 (a) of the General Rules for Provincial and Subordinate Services.

Prohibition of photography from aircraft in flight.

Port St. George, June 15, 1945.

(G.O. No. 1025, P.H. (General).)

No. 76.

The following notifications of the Government of India are reprinted:—

DEPARTMENT OF COMMUNICATIONS.

New Delhi, the 28th April 1945.

No. W-1001/45.—In exercise of the powers conferred by sub-sections (1) and (2) of section 6 of the Indian Aircraft Act, 1934 (XXII of 1934), the Central Government is pleased to direct that the following amendment shall be made in the notification of the Government of India in the Department of Communications, No. W-514, dated the 2nd September 1939, namely:—

In paragraph (2) of the said notification, the following words shall be added, namely:—

"Provided that no such permit shall be necessary in respect of photography taken by an officer of His Majesty's Forces under a written authority issued to the owner of the aircraft by a Military Commander not lower in rank than a Divisional Commander or Portent Commander."

New Delhi, the 21st May 1945.

No. W-1001/45.—In exercise of the powers conferred by sub-sections (1) and (2) of section 6 of the Indian Aircraft Act, 1934 (XXII of 1934), the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Department of Communications, No. W-4 (4), dated the 2nd September 1939, namely:—

In the proviso in paragraph (2) of the said notification, the words "in the service of the aircraft" shall be omitted.

D. D. WARREN,
Secretary to Government.

(Bridges.)

Application of the Census and Public Forces Act] to certain villages in the South Kanara District.
Shikharu B.S., June 8, 1945.]

No. 105.

In exercise of the powers conferred by section 3 of the Census and Public Forces Act, 1940 (Madras Act 12 of 1940), the Executive Engineer of Madras is hereby pleased to direct, with effect from the date of publication of this notification, the undermentioned villages in the Coimbatore District of South Kanara District to be

subject to the provisions of the said Act and to define the limits of the said areas as follows:—

Coimbatore, Madras, Madras and Madras villages.

[Name of the village:—Madras village. Date of entry:—Madras (1) entry.]

Limit of the area.

[Name of the village:—Madras village. Date of entry:—Madras (1) entry.]

[Name of the village:—Madras village. Date of entry:—Madras (1) entry.]

[Name of the village:—Madras village. Date of entry:—Madras (1) entry.]

[Name of the village:—Madras village. Date of entry:—Madras (1) entry.]

[Name of the village:—Madras village. Date of entry:—Madras (1) entry.]

[Name of the village:—Madras village. Date of entry:—Madras (1) entry.]

The Governor of Madras is hereby pleased to direct the survey under the provisions of the said Act of 1935, III of Madras (Chaps. Salins, mines, Salins taluk, Salins district, registered 1917) and 1935-36, to be carried out of the boundaries extension to that land and the adjoining lands in which Government have an interest.

No. 201.

In pursuance of the Notification No. 571, published at page 508 of Part 2 of the Fort St. George Gazette, dated 25th July 1941, for the survey of the lands required for forming a feeder road to Goudipalle Railway station in Koppam Taluk of Chittoor district, His Excellency the Governor of Madras, in pursuance of the powers conferred by section 8 and by subsection (1) of clause (3) of section 17 of the Madras Survey and Boundaries Act, 1935 (Madras Act VIII of 1935), is pleased to direct the survey under the provisions of the said Act of the lands required being required for forming a feeder road to Goudipalle Railway station in Koppam Taluk of Chittoor district, and of the boundaries extension to those lands and the adjoining lands in which the Government have an interest.

Chittoor district, Palamuru taluk, Koppam village.

Portion of P. Nos. 3, 5, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22 and 23 of Goudipalle village.

Portion of P. Nos. 11, 12 and 13 of Koppam village.

No. 202.

In pursuance of the powers conferred by section 8 and by subsection (1) of clause (3) of section 17 of the Madras Survey and Boundaries Act of 1935 (Madras Act VIII of 1935), His Excellency the Governor of Madras is hereby pleased to direct the survey under the provisions of the said Act of the lands required for forming a feeder road to Goudipalle Railway station in Koppam Taluk of Chittoor district, and of the boundaries extension to those lands and the adjoining lands in which the Government have an interest.

Chittoor district, Palamuru taluk, Koppam village.

Portion of P. Nos. 11, 12 and 13 of Koppam village.

Acquisition of lands.

Fort St. George, June 13, 1942.

No. 203.

Under section 8 of the Land Acquisition Act, His Excellency the Governor of Madras hereby declares that the land specified below and containing 1000 of an acre be the same a little more or less, is required for a public purpose, to wit, for the construction of a feeder road to Goudipalle Railway station in Koppam Taluk of Chittoor district, under section 2 and 3 of the said Act, the Revenue Inspector (Chittoor, Tiruchirappalli), is appointed to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Inspector (Chittoor, Tiruchirappalli), and may be inspected at any time during office hours.

Tiruchirappalli district, Tiruchirappalli taluk, No. 47 Andipatti village.

Government, vide P. No. 102 of 1942, whereby (1) the land specified above and containing 1000 of an acre, be the same a little more or less, is required for a public purpose, to wit, for the construction of a feeder road to Goudipalle Railway station in Koppam Taluk of Chittoor district, under section 2 and 3 of the said Act, the Revenue Inspector (Chittoor, Tiruchirappalli), is appointed to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Inspector (Chittoor, Tiruchirappalli), and may be inspected at any time during office hours.

A. R. C. WESTLAKE,
Secretary to Government.

Fort St. George, June 4, 1942.

No. 204.

Under section 8 of the Land Acquisition Act, His Excellency the Governor of Madras hereby declares that the land specified below and containing 1000 of an acre, be the same a little more or less, is required for a public purpose, to wit, for the construction of a feeder road to Goudipalle Railway station in Koppam Taluk of Chittoor district, under section 2 and 3 of the said Act, the Revenue Inspector (Chittoor, Tiruchirappalli), is appointed to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Inspector (Chittoor, Tiruchirappalli), and may be inspected at any time during office hours.

Chittoor district, Vayaluppal taluk, Koppam village.

Government, vide P. No. 102 of 1942, whereby (1) the land specified above and containing 1000 of an acre, be the same a little more or less, is required for a public purpose, to wit, for the construction of a feeder road to Goudipalle Railway station in Koppam Taluk of Chittoor district, under section 2 and 3 of the said Act, the Revenue Inspector (Chittoor, Tiruchirappalli), is appointed to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Inspector (Chittoor, Tiruchirappalli), and may be inspected at any time during office hours.

A. J. FLATTY,
Deputy Secretary to Government.

NOTIFICATIONS BY HEADS OF DEPARTMENTS, ETC.

CHIEF ENGINEER, P.W.D. (GENERAL).

Letters.

Subject to Assistant General's certificate of eligibility, Mr. E. C. Balakrishnaiah, B.A., Assistant Engineer, Salins, Water supply, irrigation, Water supply and Drainage Division, Tiruchirappalli Circle, leave on average pay for 60 days from 1st June 1942 to 30th June 1942.

(He will assume charge of the office post on the expiry of his leave.)

Madras, 17th June 1942.

Subject to Assistant General's certificate of eligibility, Mr. S. Balakrishnaiah, B.A., Assistant Engineer, Technical section, office of the Chief Engineer for Irrigation, leave on average pay for 60 days from 1st June 1942 to 30th June 1942.

(The will upon the same post on the expiry of the leave.)

Madras, 17th June 1942.

Mr. K. M. Gopalakrishnaiah, Assistant Engineer, leave on average pay for 60 days from 1st June 1942 to 30th June 1942.

Madras, 17th June 1942.

Posting.

Mr. N. V. Prasad Rao, Assistant Engineer, is transferred from the General Public Works Department, to the Revenue Circle for charge of a subdivision.

Madras, 17th June 1942. L. VENKATACHANDRAN, A.Y.A.S.,
Chief Engineer, P.W.D. (General).

COMMISSIONER OF EXCISE.

Extension of leave.

Sri G. Kankaya, Inspector of Excise, on extension of leave on average pay without medical certificate for one month in continuation of the leave granted in Person's notification, dated 13th May 1942.

Board of Revenue (Madras),
15th June 1942.

S. M. HAMILTON,
Assistant Secretary.

COMMISSIONER OF INCOME TAX.

Leave and appointments.

(1) Mr. V. S. K. Dandekar, Auditor, Income-tax Office (see item), subject to discharge, on extension of leave on average pay for 30 days from the 15th June 1942 in continuation of the leave granted to him in the Commissioner's notification, dated 23rd March 1942.

On return from leave he is reported to the Madras (Special) Control Circle.

(2) Mr. M. Kothiravayalun, F.C.S., Income-tax Office, Madras (Special) Control Circle, on relief by Mr. (2), to act as Income-tax Officer, Madras (Special) Circle, Madras. To join on 23rd June 1942.

(3) Mr. T. Gupta Menon, Assistant Officer, Madras (Special) Circle, on relief by Mr. (1), to the Madras (Special) Control Circle. To join on 23rd June 1942.

(4) Mr. H. Anand Ramana, Income-tax Officer, Tirunelveli Circle, to act as Income-tax Officer, Karaikal Special Circle. To join on 23rd June 1942.

(5) Mr. S. Narayanaswami Ayyar, Income-tax Officer, Karaikal Special Circle, on relief by Mr. (4), to the Karaikal Special Circle.

(6) Mr. K. Jayaraman Pillai, Inspector, Madras (Special) Circle, to act as Income-tax Officer, and report to the Tirunelveli Circle. To join on 23rd June 1942.

(7) Mr. T. Rama Ayyar, Revenue Officer, Madras (Special) West Circle, now at Tirunelveli, to act as Inspection Officer, (Subordinate) First Circle. To join on 23rd June 1942.

Madras,
15th June 1942.

A. S. RAYCHAUD, *
Chief Commissioner of Income-tax.

SUPERINTENDING ENGINEERS.

Re-appointing.

Sri T. A. Thyagarajam Ayyar, Inspector, appointed as temporary Assistant Engineer and posted to this circle as Chief Engineer's notification, dated 23rd June 1942, is reported to the Tirunelveli Division for charge of the second A.R.D. subdivision, to be termed as Tirunelveli.

[The order issued in paragraph (2) of this office notification, dated 23rd June 1942, posting Mr. S. Subramanyam Ayyar, temporary Assistant Engineer, to the above subdivision, are hereby cancelled as he is reported in the Madras Circle, in Chief Engineer's notification, dated 23rd June 1942.]

K. KESHAVA RAO,

Superintending Engineer, Tirunelveli Circle.
Tirunelveli, 15th June 1942.

Sri J. Subramanyaswami, Supervisor, Kistna Eastern Division, appointed as temporary Assistant Engineer, under item 2(a) (i) of the General Order for Provincial and Subordinate Services and retained in this circle in Chief Engineer's notification, dated 23rd June 1942, is reported for charge of Civil subdivision, Kistna Central Division, in relief of Mr. S. Thyagarajam Ayyar, Assistant Engineer, transferred to the Southern Division Circle, Central Public Works Department, in Chief Engineer's notification, dated 23rd June 1942.

M. S. THESSMALAI AYYANGAR,
Superintending Engineer, Kistna Circle,

Rayachoti, 13th June 1942.

SURGEON-GENERAL.

Leave.

The following Civil Surgeons attached to the Andhra Medical College, Visakhapatnam, are granted leave on average pay for the periods noted against their names under Functional Rule 81—

Part of the leave. Period of leave.
Sri B. Venkata Rao, M.B.B.S., Three weeks from 15th June 1942 to date of return.
[Sri L. S. Rao, Lecturer in Law, B.A., Tiruch Chennai, Andhra Medical College, Visakhapatnam.]

Name of the officer.

Period of leave.

Sri P. Kottiah, M.A., M.B., B.S., (Med.), Professor of Medicine, Andhra Medical College, Visakhapatnam. Sixteen days from 15th June 1942 to date of relief.

Sri G. Akko, M.B.B.S., M.B., B.S., (Genl.), Professor of Ophthalmology, Andhra Medical College, Visakhapatnam. Twenty-three days from 15th May 1942, to . . .



RULES SUPPLEMENT TO PART I OF THE FORT ST. GEORGE GAZETTE

NO. 25-A1 MADRAS, TUESDAY EVENING, JUNE 23, 1942

DEVELOPMENT DEPARTMENT.

Amendment to the rules under Madras Forest Act.

Fort St. George, June 19, 1942.

In exercise of the power conferred by sections 25 and 26 of the Madras Forest Act, 1902 (Madras Act V of 1902), His Excellency the Governor of Madras is hereby pleased to make the following amendments to the rules published with the Development Department Notification No. 125, dated the 20th February 1939, at pages 221 to 229 of Part I of the Fort St. George Gazette, dated the 21st February 1939, as subsequently amended:—

Amendment.

In sub-rule (b) of rule 4 of the said rules, for the words "by the village headman or karnam (owner) of the village concerned," the following words shall be substituted, namely:—

"by the village headman or karnam (owner) of the village or the Revenue Inspector concerned."

Amendment to general rules for the management of reserved and unreserved lands.

Fort St. George, June 14, 1942.

In exercise of the power conferred by section 26 of the Madras Forest Act, 1902 (Madras Act V of 1902), His Excellency the Governor of Madras is hereby pleased to make the following amendment to the General rules for the management of reserved and unreserved lands published with

2-11. 1939-1

[1]

F FORT ST GEORGE GAZETTE SUPPLEMENT [June 23, 1942]

Revenue Department Notification No. 415, dated the 24th July 1934, published at pages 961 to 963 of Part I of the Fort St. George Gazette, dated the 21st August 1934, as subsequently amended.—

Amendments.

In paragraph 1 of rule 23 of the said rules, at the end of clause (b), the following shall be added, *namely*:—

"Against every order of the Collector levying the enhanced stamp duty rates, an appeal shall lie to the District Commissioner. Such appeal shall be preferred within three months of the date of the order appealed against. The decision of the District Commissioner on such appeal shall be final."

S. G. APPA RAO NAIK,
Deputy Secretary to Government.

HOME DEPARTMENT.

Draft amendment to the Madras Motor Vehicles Rules.

Fort St. George, June 25, 1942
O.O. No. 218, Madras.

The following draft of an amendment to the Madras Motor Vehicles Rules, 1930, published with Home Department Notification No. 387, dated the 28th March 1942, at pages 1-42 of the Fort St. George Gazette Extraordinary, dated the 26th March 1942, as subsequently amended, which it is proposed to make in exercise of the powers conferred by section 21 of the Motor Vehicles Act, 1930 (IV of 1930), is hereby published as required by sub-section (1) of section 21 of the said Act for the information of all persons likely to be affected thereby.

Notice is hereby given that the draft will be taken into consideration on or after the 22nd July 1942 and that any objection or suggestion which may be received from any person with respect thereto before the date aforesaid will be considered by the Government of Madras.

Draft Amendment.

For rule 45 of the said rules, the following rule shall be substituted, *namely*:—

**Report of
Owner of
vehicle.**

"45 (a) The holder of a license entitling him to drive on a paid licence or to drive a public service vehicle shall, except in the case of a temporary absence not involving a change of residence or a period exceeding three months, report any change of his temporary or permanent address, as notified on the licence or any Police Station and produce the licence at the Police Station in order that the new address may be entered thereon.

(b) The officer in charge of the Police Station at which the licence is produced shall enter thereon the new address and communicate the new address to the licensing authority by which the licence was issued and to the licensing authority by which it was last renewed."

G. K. V. WILLIAMS,
Secretary to Government.

PUBLIC DEPARTMENT.

(Wm.)

Amendments to the Defence of India Rules

Part A, Group, June 22, 1942.

The following amendments of the Government of India are published:—

DEFENCE CO-ORDINATION DEPARTMENT.

New Delhi, the 22nd May 1942.

No 1658 ORDER.—In exercise of the powers conferred by section 2 of the Defence of India Act, 1938 (XXV of 1938), the Central Government is pleased to direct that the following further amendments shall be made in the Defence of India Rules, namely:—

In sub-rule (2) of rule 81A of the said Rules, for the words beginning with the words "make provision for" and ending with the words "purpose of the order" the following shall be substituted, namely:—

"make provision:—

- (a) for providing subject to the provision of the order, a status or job-out in connection with any trade dispute;
- (b) for requiring a witness to observe for each period as may be specified in the order such terms and conditions of employment as may be determined in accordance with the order;
- (c) for referring any trade dispute for arbitration or adjudication in the manner provided in the order;
- (d) for referring for each period as may be specified in the order the business of the authority to which a trade dispute has been referred for adjudication;
- (e) for any material and supplementary matters which appear to the Central Government necessary or expedient for the purposes of the order.

Provided that an order made under clause (b)—

- (i) shall require an employer to observe terms and conditions of employment much less favourable to the workmen than those existing in the subsisting of any term without those making provision the date of the order;
- (ii) where a trade dispute is referred for adjudication under clause (d), shall be referred after the expiry of the adjudicating authority is announced by, or with the sanction of, the Central Government.

No 1414 ORDER.—In exercise of the powers conferred by section 2 of the Defence of India Act, 1938 (XXV of 1938), the Central Government is pleased to direct that the following further amendment shall be made in the Defence of India Rules, namely:—

After rule 81A of the said Rules, the following rule shall be inserted, namely:—

"81A. The Central Government or the Provincial Government may, if it is of opinion that it is necessary in the interests of public safety or the defence of India to do so, to be exercised after the date the provision of rule 81A of this rule to apply to any local area specified in the order; and thereupon as long as the order remains in force, it shall be lawful for any person to do anything contained in the Defence of India Act, 1938—

- (a) for the register to remove from any registration office any document which is not all or any of the documents connected with the registration of companies, keep them in such place of safety as he may think fit, and suspend the inspection thereof and the grant of any certificate, entitled copy or extract therefrom under sub-section (2) of section 248 of the said Act;
- (b) for any company the registered office of which is situated in that area to remove from the registered office all or any of its registers, books of account and other documents and keep them in such place of safety as the directors of the company may think fit.

Provided that any company removing any of its documents under this rule shall, either before such removal or as soon as practicable thereafter, give notice of the removal to its members and to the registrar."

VI of 1938.

4 FORT ST. GEORGE GAZETTE SUPPLEMENT [JUNE 23, 1942]

Fort St. George, June 20, 1942
[G.O. No. No. 190, Public (Fort)].

The following notification of the Government of India is republished:—

DEFENCE CO-ORDINATION DEPARTMENT.

The 5th June 1942.

No. 1205-G.R./42—in pursuance of the powers conferred by section 2 of the Defence of India Act, 1938 (XXXV of 1938), the Central Government is pleased to direct that the following further amendment shall be made in the Defence of India Rules, namely:—

In clause (d) of sub-rule (1) of rule 26 of the said rules, after the word "circumstances," the words "or to report himself or back to notify his whereabouts and report himself" shall be inserted.

Fort St. George, June 16, 1942
[G.O. No. No. 170, Public (Fort)].

The following notification of the Government of India is republished:—

DEFENCE CO-ORDINATION DEPARTMENT.

The 5th June 1942.

No. 1421-G.R./42—in pursuance of the powers conferred by section 2 of the Defence of India Act, 1938 (XXXV of 1938), the Central Government is pleased to direct that the following further amendment shall be made in the Defence of India Rules, namely:—

In clause (1) of its proviso to sub-rule (1) of rule 24 of the said rules, for the words "and been performed before the commencement of the Ordinance," the following words shall be substituted, namely:—

"had already been performed when payment was required and had been performed at a time when the person from whom the payment was required was not an enemy."

Fort St. George, June 15, 1942
[G.O. No. No. 170, Public (Fort)].

The following notification of the Government of India is republished:—

DEFENCE CO-ORDINATION DEPARTMENT.

New Delhi, the 5th June 1942.

No. 2265-G.R./42—in pursuance of the powers conferred by section 2 of the Defence of India Act, 1938 (XXXV of 1938), the Central Government is pleased to direct that the following further amendments shall be made in the Defence of India Rules, namely:—

In clause (b) of sub-rule (2) of rule 21 of the said rules:—

(1) in sub-clause (b), for the words "thereby" and "the word 'there-'" shall be substituted;

(2) in sub-clause (c) after the word "circumstances," the word "and" shall be inserted; and

(3) after sub-clause (d), the following sub-clause shall be inserted, namely:—

"(e) for processing the permanently written form with personal notation of persons who have heard it."

Port St. George, June 18, 1942
[G.O. No. 1794, Public (Port)]

The following notification of the Government of India is republished—
REVENUE CO-OPERATION DEPARTMENT.

The 18th June 1942.

No. 1156-01/42.—In exercise of the powers conferred by section 2 of the Defence of India Act, 1938 (XXXV of 1938), the Central Government is pleased to direct that the following further amendment shall be made to the Defence of India Rules, namely:—

In rule 21 of the said rules—
(1) in sub-rule (1), clause (c) and the brackets and letter ' (c) ' shall be omitted;

(2) for sub-rules (3), (4), (5), (7), (8) and (9), the following sub-rule shall be substituted, namely:—

"(1) Any prohibition or restriction imposed by an order made under section 19 of the Sea Customs Act, 1912, and all the provisions of that Act shall have effect notwithstanding that the Customs-Collector is of opinion that the provision provided by the said Act are inadequate, he may make a complaint to a magistrate having jurisdiction; and the court shall, upon conviction, be punishable with imprisonment for a term which may extend to five years or with fine or with both."

Provided that where in respect of any contravention of this rule the Customs-Collector is of opinion that the provision provided by the said Act are inadequate, he may make a complaint to a magistrate having jurisdiction; and the court shall, upon conviction, be punishable with imprisonment for a term which may extend to five years or with fine or with both."

(3) Any officer of Customs may, for the purpose of carrying into effect the provisions of this rule take such steps including the seizure of the article as may be deemed to be reasonably necessary for ascertaining whether an article does or does not comply with the provisions of this rule."

(4) The Central Government or the Provincial Government may by order authorize any person for the purposes of this rule to exercise the powers, and perform the duties conferred or imposed on a Customs-Collector or any subordinate officer of Customs by the Sea Customs Act, 1912."

Port St. George, June 18, 1942
[G.O. No. 1794, Public (Port)]

The following notification of the Government of India is republished—
REVENUE CO-OPERATION DEPARTMENT.

The 18th June 1942.

No. 1163-01/42.—In exercise of the powers conferred by section 2 of the Defence of India Act, 1938 (XXXV of 1938), the Central Government is pleased to direct that the following further amendment shall be made to the Defence of India Rules, namely:—

In rule 27 of the said rules, the following rule shall be inserted, namely:—

"(1) Restriction on certain powers of local authorities.—
(a) In this rule 'the appropriate Government' means as respects the concerned authorities and port authorities in major ports, the Central Government and in relation to other local authorities, the Central Government or the Provincial Government."

(b) The local authority shall, except with the permission of the appropriate Government control the passage of entry and inspection, or the powers of calling for information, or respect of any building or other premises which the Central Government may, with a view to prevent leakage of information valuable to the enemy, require in this behalf, and the appropriate Government, remove such conditions as it thinks fit on the manner in which and the extent to which the powers shall be exercisable by or on behalf of the local authority in respect of those buildings or other premises."

B. V. RAMANUJAM,
Chief Secretary.

**PUBLIC WORKS DEPARTMENT.
(Electricity.)**

Amendment to the Indian Electricity Rules.

Fort St. George, June 8, 1942
[G.O. No. 26-1942, P.W. (Electricity)]

The following notification of the Central Electricity Board is republished:—

New Delhi, the 17th May 1942.

No. 4 603.—In exercise of the powers conferred by section 21 of the Indian Electricity Act, 1910 (IX of 1910), the Central Electricity Board directs that the following (other amendments shall be made in the Indian Electricity Rules, 1933, the same having been previously published as required by subsection (4) of section 20 of the said Act, namely:—

In the said rules—

I. In subrule (4) of rule 8 after the words "An Inspector" the words "or any officer appointed to assist an Inspector under sub-rule (2) and holding specified rank" shall be inserted;

II. For rule 9 the following rule shall be substituted, namely:—

"9. Appeals.—(1) An appeal against an order served under sub-rule (4) of rule 8 shall be—

(a) if the order is served by an officer appointed to assist an Inspector, to the Inspector;

(b) if the order is served by an Inspector, or in the case of an appeal of an Inspector against an appeal preferred to him under clause (a) to the Central Government or the Provincial Government, as the case may be;

(3) Every appeal shall, in writing, shall be accompanied by a copy of the order appealed against and shall be presented within three months of the date of such order."

III. In Schedule VIII for the words "Electric Inspector" the following shall be substituted, namely:—

Electric Inspector

□ *Officer appointed under the said rule 9.*

D. D. WARDEN,
Secretary to Government.

(General.)

Amendment to the Indian Telegraph Rules, 1922.

Fort St. George, June 23, 1942.

The following notification of the Government of India is republished:—
DEPARTMENT OF COMMUNICATIONS.

POSTS AND TELEGRAPHS

New Delhi, the 8th May 1942.

No. TTL-4581.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1911 (XIII of 1911), the Central Government is pleased to direct that the following further amendments shall be made in the Indian Telegraph Rules, 1922, namely:—

For rules 421 and 473 of the said Rules the following rules shall be substituted, respectively, namely:—

"421. *Subscriber's pay direct*.—The charges on all work calls and on telegrams sent by subscribers for aural transmission (rules 44 and 473) shall be payable by the subscriber calling the telephone from which

the call is made as the telegram is sent, whether such tele-grams are connected to a Government Telephone system or any other Telephone system."

* 478. *Payment for back calls and Telegrams sent by Telephone.*—(1) The charges for back calls, other than calls from Public Call Offices, and for telegrams sent by telephone for several examinations (vide 11 and 176) shall be paid within the prescribed period.

(2) If the charges are not so paid—

(a) in the case of a subscriber who has made a deposit, the charges shall be recovered from the deposits, and if it is necessary to meet the charges, trunk service shall be withheld, and telegrams shall not be accepted from the subscriber's telephone until he pays the balance;

(b) in the case of a subscriber who has not made a deposit, trunk service shall be withheld from him and telegrams shall not be accepted from the subscriber's telephone until he pays the charges."

D. D. WATKIN,
Secretary to Government

(Labour.)

Amendments to rules under the Factories Act.

Port St. George, June 22, 1943.
(G.O. No. 1943, P.S. (Labour).)

In execution of the powers conferred by sub-section (1) and clause (c) of sub-section (1) of section 42 of the Factories Act, 1941 (XXV of 1941), the Government of Madras hereby placed in order the following amendments to the rules framed under the said section, published with D. Government Order No. 283, dated the 2nd July 1941, at page 873 of Part I of the Port St. George Gazette, dated the 30th July 1941, as subsequently amended, the same having been previously published, as required by sub-section (1) of section 42 of the said Act:—

AMENDMENTS.

1. In rule 1 of the said rules,
(1) in item (2) the word "and" occurring at the end shall be omitted; and
(2) after item (2), the following word and item shall be added, namely:—
" (3) rubber-machines and constant rubber-machines."
2. In the schedule to Rule 7 of the said rules, for the entry in column (2) against item 1, the following entry shall be substituted, namely:—
"Works of process engaged in any manufacturing process in a factory situated in and near only for the purpose of tea and rubber plantations."

Amendments to the Civil Process Fees Rules

Port St. George, June 21, 1943.

The following notifications of the Government of India are republished:—

GOVERNMENT OF INDIA.

India, 24 May 1943.

No. 1784, 1943 (1) under section 42 of the powers conferred by section 35 of the Civil Process Fees Ordinance, 1913 (Ordinance No. 3 of 1913), the Central Government is pleased to direct that the following amendments shall be made to the Civil Process Fees Rules, 1913, namely:—

1. In the said rules—

(a) rule 1 shall be re-enumerated as rule sub (1) of that rule, and in the said rule as so re-enumerated, the following sub-rule shall be added, namely:—

"(2) They extend to the whole of British India, including those parts and partially excluded areas in which the Ordinance has been, at any former time, applied."

Of in rule 17 of the rule 18, after the words "see place to another," the words "or who has to treat on duty" shall be inserted.

(b) in rule 14 the following subrule shall be added, namely:—
" (i) Every verified person who is discharged from the Civil Prisoner Form shall be furnished by his Commanding Officer with a certificate as Form 111."

12. To the Form appended to the said rules, the following Form shall be added namely:—

" FORM 111.
DISCHARGE CERTIFICATE.
Civil Prisoner and Releasee."

Serial No.
Certificate of discharge of No.
Rank. Caste
Community
Name
Father's Name
Date from which discharged
Period full up to per month plus
at No.
Discharge at follow:—
Ranking post, etc.
Deduction (if any) granted under the War Injuries Scheme, 1917. Rs.
Dated
Date on which first posted
Special qualifications
MAGAZINE, CANTONMENT, etc.
Expenditure (in words)
He is discharged as a consequence of
by order of
allowance of
from days with the
Person
Date of enrolment
Date of discharge
Signature and Rank
Officer Commanding

Place

Each appointment to be filled in and the work to be done when necessary.

Description of the discharge Civil Prisoner when he took his discharge:—

Age on discharge
Marital status
The holder's conduct and character while with
the
have been

* At time of discharge.

† Discharge to be noted in handwriting of S.O.

I acknowledge to have received in full and just settlement of all money due to me on account of pay and allowances, etc.

I understand that if at any time I should want to contest a position, I must do so to the Officer Commanding.

Signature of man.

This certificate is the property of No.

Rank
Name
at Village
Post Office
Taluk
District

2. If any person failing this certificate is requested to be returned to the Officer Commanding.

3. Does not stand as any other document.

General Order must be taken on this certificate. It shall be supplied only on request.

No. 183, 1931 (2).—In exercise of the powers conferred by section 31 of the Civil Pioneer Force Ordinance, 1912 (Ordinance No. 2 of 1912), the General Government is pleased to direct that the following amendment shall be made in the Civil Pioneer Force Regulations, 1912, namely:—

Regulation 1 of the said Regulations shall be re-enumerated as sub-regulation (1) of that regulation, and to the said regulation as so re-enumerated, the following sub-regulation shall be added, namely:—

"(2) They extend to the whole of British India, including those excluded and partially excluded areas to which the Civil Pioneer Force Ordinance, 1912, has been or may hereafter be applied."

D. D. WARREN,
Secretary to Government.

(MARINE.)

Amendment to the Madras Minor Ports Harbour Craft Rules.

Part II, Group, Part II, 1941.

The following notification of the Government of India is republished:—

DEPARTMENT OF COMMUNICATIONS

Form.

New Delhi, the 21st May 1941.

No. 12 F.112748.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 5 of the Indian Ports Act, 1908 (XV of 1908), the General Government is pleased to direct that the following further amendment shall be made in the Madras Minor Ports Harbour Craft Rules, 1923, in so far as the said Rules apply to the Port of Cochin, the same having been previously published as required by sub-section (1) of the said section, namely:—

In sub-rule (1) of rule 21 of the said Rules, for the words "for a period of eight years", the words "for a period of nine years" shall be substituted.

D. D. WARREN,
Secretary to Government.

(RAILWAYS.)

Amendment to General Rules for all open lines of Railways in British India administered by Government.

Part II, Group, June 23, 1941.

The following notification of the Government of India is republished:—

RAILWAY DEPARTMENT

RAILWAY BOARD.

New Delhi, the 18th May 1941.

No. 4713 T.—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1925 (XIX of 1925), and by the provisions of the Government of India in the Department of Commerce and Industries No. 391, dated the 24th March 1935, the Railway Board direct that the following further amendment shall be made in the General Rules for all open lines of Railway in British India administered by the Government, published with the Sanctionation of the Government of India in the Railway Department (Railway Board), No. 1878 T., dated the 24th March 1935, namely:—

In Part I of the said Rules, the phrase in sub-section (a) of rule 141 shall be amended.

D-D-Gen-4

No. 104257/6.—In pursuance of the powers conferred by section 47 of the Indian Railways Act, 1909 (XV of 1909) and by the Statutes of the Government of India in this behalf Department of Commerce and Industry, No. 401, dated the 24th March 1945, the Railway Board does hereby the following further amendment shall be made in General Rules for all zones of Railways in British India administered by the Government of India, in the Railway Department (Railway Board), No. 2078 T., dated the 5th March 1935, namely:—

In the Schedule appended to Part III of the said Rules in regulation (B) (b) in column 2 against serial No. 3 the following provision shall be added, namely:—

" These shall also during the present emergency, start at short intervals aviation spirit or motor spirit, whichever be cheapest, by all companies acting under contract from ordinary or air force authorities, when the capacity does not exceed 4 gallons, have a pressure of water not less than 50 lb. sq. in.

Railway Air Raid Precautions Services Rules 1945.

Fourth Group, June 13, 1945

The following notification of the Government of India is republished:—

RAILWAY DEPARTMENT

Railway Board.

New Delhi, the 5th May 1945.

No. 104257/6.—In pursuance of the powers conferred by section 47 of the Railway Air Raid Precautions Services Ordinance, 1942 (Ordinance No. XXXI of 1942), the Central Government is pleased to make the following rules, namely:—

RAILWAY AIR RAID PRECAUTIONS SERVICES RULES, 1945.

1. Short title, extent and commencement.—(1) These rules may be called the Railway Air Raid Precautions Services Rules, 1945.

(2) They extend to all railway and other areas in British India for which Railway Air Raid Precautions Services have been or may be constituted under the Ordinance.

(3) They shall come into force at once.

2. Definitions.—In these rules, unless there is something repugnant to the subject or context:—

(a) "Ordinance" means the Railway Air Raid Precautions Services Ordinance, 1942 (Ordinance No. XXXI of 1942).

(b) "Area" means the area for which a Railway Air Raid Precautions Service has been constituted under section 2 of the Ordinance.

(c) "Service" means the Railway Air Raid Precautions Service constituted for an area.

3. Interpretation.—(1) In each area the Controller shall be responsible for the organisation and for directing the Service.

(2) Such area may be divided or sub-divided in such manner as the Controller may deem expedient. The Controller may appoint one or more persons to be sub-controllers, and they shall exercise, subject to the superintendence of the Controller, all or any of the powers of a Controller.

(3) A Service shall consist of so many all of the following sub-services and of such other sub-services as may be added by the railway administration:—

- (a) The Warning Service.
- (b) The Cautious Service.
- (c) The Reserve Service.
- (d) The Fire-fighting and Shoring Pump Party Service.
- (e) The First-aid Service.
- (f) The Communication Service.
- (g) The Air-to-Ground and Communication Service.
- (h) The Bomb Disposal and Construction Service.

(9) The sub-services specified in sub-rule (2) may be assigned at the discretion of the Controller, either in whole or in part, in the form of sub-area work and the Controller or a person authorized by him in this behalf shall determine the location of any posts and deposit of the sub-services.

6. *Deployment.*—(1) The Controller may, subject to the general approval of the Controller, any official authorized to act on his behalf may appoint to any of the sub-services in the area under his control members to work, members may from time to time be fixed by the railway administration under sub-servicing (1) of section 4 of the Ordinance. Persons so appointed shall observe the powers and discharge the duties assigned to them, by or under these rules.

(2) No person shall be appointed a member of a Service who is the opponent of the appointing authority or is not physically fit.

(3) Before appointment every member of a Service who is not a railway servant shall sign a declaration form, prescribed by the railway administration. A sample form is shown in the Annexure to these rules as Form A.

(4) On any request every member of a Service shall receive a certificate of membership in the form prescribed by the railway administration. Loss of this certificate shall be reported immediately by the member of a Service to the Controller through his immediate superior. A sample form is shown in the Annexure to these rules as Form B.

(5) Such certificate shall cease to have effect whenever the person named in it ceases to be a member as provided for in rules 10 and 11, and it shall then be returned forthwith to the appointing authority.

8. *Condition of service.*—A member of a Service shall be entitled, to such pay and allowances as may be fixed from time to time by the railway administration.

9. *Control.*—(1) The Controller or any person authorized in this behalf by him may call out members of a Service for training and duty. Members of a Service will report at places in accordance with any instructions issued by the Controller and will be subject to the Controller or any person authorized by the Controller as and where the Controller, or any person authorized by the Controller may direct by any circular or notice, which may include any method of working by night or otherwise as may be approved by the Controller from time to time.

(2) No member of a Service may report for duty shall if he is called out by the Controller or by a person authorized by the Controller in this behalf.

10. *Duty.*—It shall be the duty of the members of a Service to undergo training, to attend posts and to carry out duties according to any orders or set of instructions that has been or may be approved by the Controller for the promotion of peace and property and to observe the discipline made from time to time or otherwise, and to all times to obey any lawful order given by the Controller or any member appointed to an office or command in the Service.

11. *Discipline.*—Every member of a Service shall conform to the following regulations:—

(a) He shall notify the Controller through his immediate superior of any change in his permanent address or place of employment.

(b) He shall not, except with the permission of the Controller, communicate with the press or any printed correspondence or body in regard to any matter connected with his duty as in the Service.

(c) He shall treat as confidential all reports or papers received or coming within his acquaintance or knowledge in the course of his employment as a member of the Service.

12. *Uniform and equipment.*—Members of a Service when on duty shall wear such uniform, armbands and badges and carry such equipment as the railway administration or the Controller may from time to time direct. Such uniform, armbands, badges and equipment shall be supplied free of cost by the railway administration. When a member of a Service leaves the Service he shall immediately deliver to the officer in charge of his sub-area the uniform, armbands, badges and equipment as supplied to him. The Controller shall fix a sum to be

returned in the event of a member of a Service failing through negligence or default to return any article or equipment entrusted to him or returning it in a damaged condition.

20. *Discharge*.—(1) No member of a Service shall be at liberty to resign his office or withdraw himself from the duties thereof unless expressly allowed to do so in writing by the authority by which he was appointed.

(2) A member who is not a railway servant shall give the authority by which he was appointed and the member's notice of his desire to resign, but the authority may accept the resignation of such a member without such notice.

21. *Dismissal*.—The Controller or any other authority authorized in the behalf by the railway authorities may by order in writing dismiss or remove from any Rail Protection Service any member thereof if, in the opinion of the Controller or such other authority, he fails in discharging his duties or in doing any work assigned, or in quality of his conduct in the discharge of his duties as such member, or in continuing to perform the service in a defective manner.

ANNEXURE.

Form A.

Form of Declaration for candidates not being railway servants for appointment to a Railway Air Raid Protection Service.

[The rule 4 (3).]

I, _____, do hereby declare that I will perform my duties and functions as a member of the _____ Railway Air Raid Protection Service provided for the _____ of the _____ to the best of my skill, ability and knowledge, and that I will obey the lawful orders of my superior officers in the Service.

Made before me this _____ day of _____, 1942.

(Signature of the officer before whom the declaration is made)

Rank No. _____
Rail Service.

Form B.

Certificate of membership in a Railway Air Raid Protection Service.

[The rule 4 (4).]

This is to certify that _____
of _____
is hereby appointed a member of the _____
Railway Air Raid Protection Service under sub-section (1) of section 4 of
the _____ (1942) and is authorized to carry out the duties laid on him by under the said
Declaration, or under any other law for the time being in force.

Dated this _____

day of _____
Controller.

1942.

D. D. WARREY,
Secretary to Government.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 251

MADRAS, TUESDAY EVENING, JUNE 23, 1942

Part I-A—Local Administration and Public Health

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[illegible]

Ownership and extent of levels included in the scheme—cont.

[illegible]

Ownership and extent of lands included in the enhancement

[illegible]

Composition and extent of acids included in the scheme—cont.

Serial number.	Locality.	Date.	Altitude.	Number of plants.	Name of owner or grower.	Number of plants in garden.	Number of plants in field or elsewhere.	Remarks.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
178	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Exempted.	Do.	Plants and special leaves.
179	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
180	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Do.
181	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Do.
182	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
183	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
184	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Do.
185	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
186	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
187	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
188	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
189	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
190	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
191	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
192	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
193	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
194	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
195	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
196	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
197	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
198	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
199	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.
200	W. 1000.	Aug. 1911.	1000	1	Malabar. <i>Centropogon</i> .	Do.	Do.	Plants leaves.

on the Schedule III, the following schedule shall be substituted, namely:—

DISCUSSION

Chenopodium var. *Sticks* Nos. 9, 10, 13 and 14 Tent-Planting Scheme—

Estimates of cost of scheme

Total number and dollar		Rs.	Total number and dollar		Rs.
1	Application of local, building, etc.—		1	Government grants	
(a)	For roads and lanes	34,874	(a)	Construction items	
(b)	For other purposes (estimated item)	4,174	(b)	Government departments	
2	Improvements—		(c)	Other local authorities	
(a)	Drainage	1,894	(d)	Private persons	
(b)	Watering lands	5,217	(e)	Share payments of assets and buildings	
(c)	Forestry lands	4,469	(f)	Amounts payable to Government	
(d)	Orchards	366	(g)	Grants—	
(e)	Dwars	1,196	(i)	General Assembly—Ordinary	
(f)	Village supply	366	(ii)	Elementary Education Fund	
(g)	Lighting	200	(iii)	Water-supply and Drainage Fund	
(h)	Other works	200	(iv)	Grants (General)	
(i)	Grants	200	(v)	Non-revenue endowments	
(j)	Rebates	366	(vi)	Any other item	
(k)	Others	Nil	(7)	Other Grants	
3	Compensation for injuries suffered by persons for compulsory acquisition	5,217			
4	Miscellaneous—				
(a)	Cost of preparation of schemes including several surveys at 14 per cent	1,599			
(b)	Cost of acquisition, etc.	366			
(c)	Legal expenses	200			
(d)	Charging costs	619			
	Total	64,949		Total	36,619

How the net cost is computed is the next...

Notes.—The scheme has to be financed by obtaining loans from Government and it will be repaid in three annual instalments. The annual instalment of the loan can be met from the Government contribution to the fund.

- | | |
|---|---------|
| (1) Amount that may be appropriated from the balance under Term-Planning Fund—Ordinary | \$4 |
| (2) Amount of average annual income from betterment contributions under the School Tax | \$4 |
| (3) Amount of surplus earnings in Term-Planning Fund—Ordinary (after deducting charges for the service of existing bonds) | \$4 |
| (4) Amount of additional loan, which items 2 and 3 will finance | \$5,000 |
| (5) Total of items 1 and 4 | \$9,000 |

(C) On Schedule III, the following schedule shall be substituted, namely:—

SCHEDULE III-A.

Form No. 3.

List of new streets and widenings of existing streets.

Serial Number.	Number of original lots.	Number of new lots.	Width of new street.	Length of new street.	Width of new street.	Number of new lots.	Width of new street.
1	1	1	10	10	10	1	10
2	1	1	10	10	10	1	10
3	1	1	10	10	10	1	10
4	1	1	10	10	10	1	10
5	1	1	10	10	10	1	10
6	1	1	10	10	10	1	10
7	1	1	10	10	10	1	10
8	1	1	10	10	10	1	10
9	1	1	10	10	10	1	10
10	1	1	10	10	10	1	10
11	1	1	10	10	10	1	10
12	1	1	10	10	10	1	10
13	1	1	10	10	10	1	10
14	1	1	10	10	10	1	10
15	1	1	10	10	10	1	10
16	1	1	10	10	10	1	10
17	1	1	10	10	10	1	10
18	1	1	10	10	10	1	10
19	1	1	10	10	10	1	10
20	1	1	10	10	10	1	10

SCHEDULE III-B.

Form No. 5.

Land proposed to be acquired for the scheme.

Serial Number.	Number of original lots.	Number of new lots.	Width of new street.	Length of new street.	Width of new street.	Number of new lots.	Width of new street.
1	1	1	10	10	10	1	10
2	1	1	10	10	10	1	10
3	1	1	10	10	10	1	10
4	1	1	10	10	10	1	10
5	1	1	10	10	10	1	10
6	1	1	10	10	10	1	10
7	1	1	10	10	10	1	10
8	1	1	10	10	10	1	10
9	1	1	10	10	10	1	10
10	1	1	10	10	10	1	10
11	1	1	10	10	10	1	10
12	1	1	10	10	10	1	10
13	1	1	10	10	10	1	10
14	1	1	10	10	10	1	10
15	1	1	10	10	10	1	10
16	1	1	10	10	10	1	10
17	1	1	10	10	10	1	10
18	1	1	10	10	10	1	10
19	1	1	10	10	10	1	10
20	1	1	10	10	10	1	10

21	1	1	10	10	10	1	10
22	1	1	10	10	10	1	10
23	1	1	10	10	10	1	10
24	1	1	10	10	10	1	10
25	1	1	10	10	10	1	10
26	1	1	10	10	10	1	10
27	1	1	10	10	10	1	10
28	1	1	10	10	10	1	10
29	1	1	10	10	10	1	10
30	1	1	10	10	10	1	10
31	1	1	10	10	10	1	10
32	1	1	10	10	10	1	10
33	1	1	10	10	10	1	10
34	1	1	10	10	10	1	10
35	1	1	10	10	10	1	10
36	1	1	10	10	10	1	10
37	1	1	10	10	10	1	10
38	1	1	10	10	10	1	10
39	1	1	10	10	10	1	10
40	1	1	10	10	10	1	10

Notes:—Buildings, etc., to be acquired with land.
 1. The land is situated in the Parish of St. George.
 2. The land is situated in the Parish of St. George.
 3. The land is situated in the Parish of St. George.
 4. The land is situated in the Parish of St. George.
 5. The land is situated in the Parish of St. George.
 6. The land is situated in the Parish of St. George.
 7. The land is situated in the Parish of St. George.
 8. The land is situated in the Parish of St. George.
 9. The land is situated in the Parish of St. George.
 10. The land is situated in the Parish of St. George.
 11. The land is situated in the Parish of St. George.
 12. The land is situated in the Parish of St. George.
 13. The land is situated in the Parish of St. George.
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 15. The land is situated in the Parish of St. George.
 16. The land is situated in the Parish of St. George.
 17. The land is situated in the Parish of St. George.
 18. The land is situated in the Parish of St. George.
 19. The land is situated in the Parish of St. George.
 20. The land is situated in the Parish of St. George.
 21. The land is situated in the Parish of St. George.
 22. The land is situated in the Parish of St. George.
 23. The land is situated in the Parish of St. George.
 24. The land is situated in the Parish of St. George.
 25. The land is situated in the Parish of St. George.
 26. The land is situated in the Parish of St. George.
 27. The land is situated in the Parish of St. George.
 28. The land is situated in the Parish of St. George.
 29. The land is situated in the Parish of St. George.
 30. The land is situated in the Parish of St. George.
 31. The land is situated in the Parish of St. George.
 32. The land is situated in the Parish of St. George.
 33. The land is situated in the Parish of St. George.
 34. The land is situated in the Parish of St. George.
 35. The land is situated in the Parish of St. George.
 36. The land is situated in the Parish of St. George.
 37. The land is situated in the Parish of St. George.
 38. The land is situated in the Parish of St. George.
 39. The land is situated in the Parish of St. George.
 40. The land is situated in the Parish of St. George.



RULES SUPPLEMENT TO PART I-A
OF
THE FORT ST. GEORGE GAZETTE

NO. 25-A) MADRAS, TUESDAY EVENING, JUNE 23, 1942

PUBLIC HEALTH DEPARTMENT.

Amendments to the Madras Prevention of Adulteration Rules.

Part III, Chapter, May 25, 1942
(G.O. No. 1365, P.M.)

In pursuance of the powers conferred by clause (i) of sub-section (2) of section 22 of the Madras Prevention of Adulteration Act, 1930 (Madras Act III of 1930), His Excellency the Governor of Madras is hereby pleased to make the following amendments to the Madras Prevention of Adulteration Rules, 1931, published with the late Local Self-Government Department Notification No. 1821, dated 1st September 1931 as given sub-act of Part I-A of the Part III, George Gazette, dated the 25th September 1931 as subsequently amended:—

Amendments

For rule 23 of the said rules, the following rules shall be substituted, namely:—

"23. Except as permitted in rule 25-A, no person shall sell or have in his possession for the purpose of sale or for use as an ingredient in the preparation of an article of food for sale a quantity of glass or bottle and any substance (a) prepared in violation of or as a substitute for glass or bottle, or

(b) consisting of or containing any oil or fat which does not conform to the definition of glass in the Act.

25-A. Where a measure prohibited by rule 23 is required for the preparation of an article of food, such measure shall be made only in the case of the preparation of such article of food.

25-B. Where in any hotel, shop or other place (hereinafter, hereinafter or other article of food of which glass is commonly an ingredient are for sale and any prepared wholly or in part with a measure referred to in rule 23 or with any oil or fat other than above, there shall be exhibited in such hotel, shop or other place one or more notices of such size and so placed as to be readily and clearly legible to any customer at the time of purchase that the statements, measures or other articles of food are not made of glass. Such notice shall be in the local language or languages of the district."

1-A-R-8084

[1]

THE PORT ST. GEORGE GAZETTE SUPPLEMENT [June 25, 1942]

Amendment to Malacca Provisional of Adulteration Rules.

Part IV, Chapter, June 12, 1942
(S.O. No. 1900, P. 115)

In exercise of the powers conferred by clause (1) of subsection (1) of section 20 of the Malacca Provisional of Adulteration Act, 1938 (Malacca Act 131 of 1938), I, the Governor of Malacca, do hereby amend the following provisions of the Malacca Provisional of Adulteration Rules, 1938, published immediately to the Malacca Provisional of Adulteration Department, No. 1221, dated 1st September 1937, at pages 124-125 of Part I A of the *Port St. George Gazette*, dated 1st September 1937, as subsequently amended:—

AMENDMENT.

In the said rules, for rule 13-A the following rule shall be substituted, namely:—

"Rule 13-A.—No person shall sell, or have in his possession for the purpose of sale, a mixture of guggul with groundnut oil, sufficient to or any other oil."

Rules regarding fees chargeable by municipal councils and local boards for grant of permissions and licences in respect of machinery driven by power other than electricity.

Part IV, Chapter, June 8, 1942
(S.O. No. 1784, P. 11)

In exercise of the powers conferred by subsection (1) of section 20(1)(1) read with clause (a) of sub-section (2) of section 20(1)(1) of the Malacca Municipal Councils Act, 1928 (Malacca Act V of 1928), Malacca Local Boards Act, 1928 (Malacca Act XIV of 1928), I, the Governor of Malacca, do hereby amend the following rules regarding the fees chargeable by a municipal council and local board for the grant of permissions and licences in respect of machinery driven by power other than electricity, as amended in the *Port St. George Gazette* dated 1st September 1941:—

RULES.

The fees which may be charged for a permission granted under section 22 of the Malacca Municipal Councils Act, 1928 (1928) of the Malacca Local Boards Act, 1928, for the installation of any machinery or manufacturing plant driven by power other than electricity, shall and exceed the amounts specified in the schedule annexed to these rules.

If the fee which may be charged for a licence granted or renewed under section 21 of the Malacca Municipal Councils Act, 1928 (1928) of the Malacca Local Boards Act, 1928, for a period of one year for a plant or which any machinery or manufacturing plant driven by power other than electricity is used shall not exceed the amounts specified in the schedule annexed to these rules.

Provided that when any such licence is granted or renewed for periods of less than one year, the amounts become fees chargeable for the whole year. In respect of the above provision, any manufacturing plant in any year shall not exceed the fees which may be charged for a licence granted or renewed in respect thereof for a period of one year.

SCHEDULE.

Description of installation.		Maximum fee chargeable.
		Rs. & p.
Installation for domestic purposes irrespective of horse-power	..	0 0
Other installations not exceeding 1 horse-power	..	1 0
Do. exceeding 1 but not exceeding 2 horse-power	..	2 0
Do. exceeding 2 but not exceeding 10 horse-power	..	12 0
Do. exceeding 10 but not exceeding 20 horse-power	..	20 0
Do. exceeding 20 but not exceeding 50 horse-power	..	30 0
Do. exceeding 50 but not exceeding 100 horse-power	..	50 0
Do. exceeding 100 but not exceeding 150 horse-power	..	100 0
Do. exceeding 150 horse-power	..	150 0

V. V. SUBRAMANIAM,
Deputy Secretary to Government.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 25] MADRAS, TUESDAY EVENING, [JUNE 23, 1942

Part I-B—Educational

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* Supplementary to published separately from the Superintendent, Government Secretariat, Fort St. George, Madras.

EDUCATION DEPARTMENT.

Attention of date of submission of intended rolls of S.S.L.C. Public Examination.

Port St. George, June 18, 1945
(G.O. No. 34 178, Education).

No. 25.

In paragraph VI of the memorandum for the award of Secondary School Leaving Certificate, published on page 210 of Part I A of the Part St. George Gazette, dated the 26th August 1935, as subsequently amended:—

For "22nd January" substitute "12th January (22nd January)".

B. C. WOOD,
Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

Posting.

Mr E. P. Sureshchandra Sankar, District Officer, Anandapur, under the National War Relief Scheme, on relief, to officiate as District Educational Officer, Tanjore, awaiting full posting time.
Madras, 17th June 1945.

Re-posting.

Mr P. P. Subramanyam Sankar, Professor of Sanskrit, Presidency College, Madras, on return from leave, is re-posted to his substantive appointment.

Madras.

12th June 1945.

B. M. SIVARAM,
Director of Public Instruction.

GOVERNMENT EXAMINATIONS.

Tripal-School Leaving Certificate Examination, 1945.

Notes.

It is hereby notified that the following text-book in English has been prescribed for detailed study by the Secondary Grade Leaving School Leaving Certificate Examination of 1945 under the revised scheme:—

Models of Prose and Verse (Special T.R.I.C. Edition) by P. G. Pearson. (Price Rs. 1) Oxford University Press, Madras Road, Madras.

(By order)

P. M. CHANDU NAIR,
Secretary.

Office of the Commissioner for Government Examinations, Madras, 20th June 1945.

THE MADRAS TEXT-BOOK COMMITTEE.

Due date for submission of books for consideration at the meeting to be held in September 1945.

In paragraph of rule 4 (a) of the revised rules, all new books for the consideration of the Committee at the next meeting to be held on the second Thursday in September 1945 should be sent, so as to reach the Secretary to the Text-Book Committee, 161 College, Chokkikul Post, Madras, not later than the 15th July 1945.

(By order)

Anandapur,
24th June 1945.

P. M. CHANDU NAIR,
Secretary.

UNIVERSITY OF MADRAS.

Calendar for the Examinations to be held in September and October 1945.

WINTER EXAMINATIONS.

1. The Intermediate, B.A., B.A.P. (Hons.) Examinations, B.Sc. Parts I and II, B.Sc. (Dist.), Parts I and B.O. L.

Part I Examinations will be held at the following places:—

Madras.
Anandapur.
Dangalore.
Dudur.
Chidambaram.
Kumbakonam.
Hydrabad.

Madras.
Bangalore.
Paluvanthi.
Pohor.
Tiruchirappalli.
Tirunelveli.
Vellore.

2. The F.A., B.L. and L.V. Degree Examinations will be held at the following places:—

Madras.
Anandapur.
Chidambaram.

Tiruchirappalli.
Vellore.

3. The First B.A. and B.S., B.O. and the B.V. Degree Examinations (Written, Oral and Practical) will be held only in Madras.

It should be particularly noted that candidates from Madras and Kumbakonam who desire to enter any course other than those two places, can sit at any centre they choose (such as the centres provided above), provided the choice does not conflict with any circumstances to be observed. Candidates who select Madras or Kumbakonam as their centre will, however, be asked to join their Examinations on the day of their centre, should any state of emergency arise.

PRACTICAL EXAMINATIONS.

4. The F.A. Degree Practical Examinations will be held at the following places:—

Anandapur—Physics and Chemistry—Math and subsidiary.

Madras—Physics and Chemistry—Math and subsidiary. Botany (B.Sc. only). Zoology (B.Sc. only).

Pohor—Physics and Chemistry—Math and subsidiary. Zoology (B.Sc. only). Botany (B.Sc. only).

Tiruchirappalli—Physics, Chemistry and Botany—Math and subsidiary.

5. The B.L. Degree Practical Examinations except Zoology will be held at the following places:—

Kumbakonam—Physics and Chemistry—Math and subsidiary.

Pohor—Physics and Chemistry—Math and subsidiary. Zoology and Electrical Engineering (B.Sc. only).

Tiruchirappalli—Physics, Chemistry, Botany and Zoology—Math and subsidiary. Physiology—B.Sc. only.

Tiruchirappalli—Physics, Chemistry and Botany—Math and subsidiary.

6. The Practical Examinations in Zoology for the B.S. Degree Examinations will be held only at the following places:—

Madras—Zoology (B.Sc. only) and the same centre for both the Written and Practical Examinations.

(By order)

"Quinquennial" Examinations,
24th June 1945.

W. MURUGAN,
Registrar.

NOTIFICATIONS BY EDUCATIONAL OFFICERS.

Suspension of Training-School Leaving Certificate.

The District Inspector of Schools, Goldsbrough Division, in his No. 30 10 E 512, dated 12th June 1942, has suspended the Higher Elementary Grade T.S.L.C. No. 41113 of St. Elizabeth's Convent, Mandator, for a period of six months from the date of issue.

K. J. G. MENON,

District Educational Officer, South Malabar, Calicut, 16th June 1942.

Loss of Secondary School-Leaving Certificate.

It is hereby notified that the S.L.C. No. 4111-F of Elizabeth's Convent, who completed her course in St. Elizabeth's Girls' High School, Trichopoly, is reported lost. Those who produced by the school, it will be considered invalid. Anyone who happens to be in possession of it may send it to the office of the Inspector of Girls' Schools, Fourth Circle, Madras.

E. D. SHARIEL,

Inspector of Girls' Schools, Fourth Circle, Madras, 16th June 1942.

Loss of Training-School Leaving Certificate.

It is hereby notified that the Lower Elementary Grade T.S.L.C. No. 14487/35 of Sri Kripasree Bai, trained in the Government Higher Elementary Training School, Mangalore, is reported to have been lost. If it is produced by anybody, it must be considered as invalid. In case the original Training-School Leaving Certificate is tendered for any one, it may be sent to the Secretary to the Commission for Government Examinations, Madras, at Arcot Road, for consideration.

A. VENKATAPILLAI, B.A.,

District Educational Officer, South Canara, Mangalore, 16th June 1942.

It is hereby notified that the original Lower Grade T.S.L.C. No. 7744/12 of Emma Sankaranth, trained in the Government Training School for Women, Ponnampet, during 1930-32 and who passed the Training-School Leaving Certificate Examination in March 1932 has been lost. If the original certificate is produced by anyone, it must be deemed as invalid. In case the original certificate is produced by anyone, it may be sent to the office for consideration.

It is hereby notified that the original Higher Grade T.S.L.C. No. 131247/35 of D. Vasanth Devi, trained in the Government Training School for Women, Anaparthi during 1937-39 and who passed the Training-School Leaving Certificate Examination in March 1939, has been lost. It must be deemed to have become invalid if it is produced by anybody. In case the original certificate is found by anyone, it may be sent to the office for consideration.

G. RAJAKUNNI,

Inspector of Girls' Schools, First Circle, Coimbatore, 20th May 1942.

It is hereby notified that the Original Training-School Leaving Certificate of Mrs E. K. Sankaranth Pillai with the particulars given below as reported to be lost. If anyone comes to produce the Original Training-School Leaving Certificate, it should be considered as invalid and in case it comes into the hands of any person it should be sent to this office for consideration.

Particulars.

Name—M. K. Sankaranth Pillai.
Training-School Leaving Certificate number—KLETC No. 7883/35.
Class or category—St. Elizabeth's, Tulluwa High School, which trained—Government Training School, Ponnampet.
Period of training—1935-35.
Date of birth—16th September 1908.
Highest general educational level passed—First I, art qualified.
Grade of passing—Intermediate lower grade.

A. D. RAJAKUMARI,

Deputy Inspector of Schools, Coimbatore Range, Coimbatore, 20th June 1942.

Cancellation of a Training-School Leaving Certificate.

Under rule 184, Madras Educational Rules, the Director of Public Instruction, Madras, in his Memo. No. 2113/42, dated 1st June 1942, cancels the Higher grade T.S.L.C. No. 134015/35 of Chitra Gupta K. Sankaranth, Tulluwa-Mangudi, Higher Elementary School, Kanchipuram, Bangalore District.

Mandator,

16th June 1942.

Debarred from appearing for the Higher Grade T.S.L.C. Examination, 1942.

It is hereby notified that the Secretary to the Government for Government Examinations, Madras, in his Memo. No. 2113/42, dated 1st June 1942, debarred Katta Venkata Subramaniam, a former training teacher of the Government Elementary School, Vellore, from appearing for the Higher grade T.S.L.C. examination of 1942.

Mandator,

16th June 1942.

MYRANAH ABUL A.S.I.

Deputy Educational Officer, Madras.

Referring back to Madras of the office of the Inspector of Girls' Schools, Third Circle, Madras.

It is hereby notified that the office of the Inspector of Girls' Schools, Third Circle, Madras, which has been removed to Bellary is moved to Madras. All correspondence intended for the above office may be sent to the following address: "Old College, Nizamuddin, Cathedral Road, Madras."

H. VARDHAN,

Inspector of Girls' Schools, Third Circle, Madras, 16th June 1942.

Referring back to Madras of the office of the Sub-District Inspector of Schools, Madras Girls' Range.

The office of the Sub-District Inspector of Schools, Madras Girls' Range, which was temporarily removed to Bellary, is shifted back to Madras. All communications intended for this office may henceforth be addressed to Madras as usual.

F. PARATHAN NAIDU,

Sub-District Inspector of Schools, Madras Girls' Range, Madras, 16th June 1942.

Undersigned Teacher's Certificate.

It is hereby notified that the undersigned teacher's certificate, bearing a copy in the office contained for a very long time. As it is known that the holder of the certificate has died, the legal heirs of the deceased may claim the certificate within a period of one month from the date of publication of this notification, failing which the certificate will be destroyed.

G. Sankaranth,

Trained Teacher's Certificate No. 8017 of 1931, completed on 11th March 1931.

Trained in the Government Training School, Coimbatore, from June 1928 to March 1931.

K. SANKARANATH,

Deputy Inspector of Schools, Coimbatore Range, Coimbatore, 16th June 1942.

Reference to notification regarding withdrawal of the two District Educational Officers of the Vellore District.

In this office notification published on page 207 of Part I.E of the Part II. Group Gazette, dated 2nd June 1942, regarding the withdrawal of the two District Educational Officers of the Vellore District.

G. V. SANKARANATH,

District Educational Officer, Vellore District, Vellore, 16th June 1942.

Provisional College, Madras.

Applicants for admission to the Junior Intermediate class of this College are informed that the last date for receiving such applications is Friday, the 26th June 1942.

Provisional College, Madras,

16th June 1942.

H. E. DEY,

Principal in charge.

(With number, name of officer and (1941) title (with honours))

Qualification.

Address.

Unit—Office of the Commissioner of Police, Malacca, including office of the Medical Officer in the Malacca City Police and the Port T&F Branch.

Unit Officer—Commissioner of Police, Malacca.

LAWYERS—TAXI.

See elsewhere (Wholesale).

1 Rajasekar, T. D. (2nd July 1935) .. Intermediate (P.A., Parts II & III), Singapore, Malacca Street, Singapore, Malacca.

2 Jeyapala Pillai, S. (18th September 1933) .. S.S.L.C.; Typewriting (Letter). C/o Sri P. Subramaniam, Police, Lecturer in Mathematics, St. Xavier College, Palan-
kumbh.

3 Balasubramanian, N. (14th May 1933) .. S.S.L.C. 25, Marthanda Durgaswath Street, Kumbakonam, Kumbakonam Post, Malacca.

4 Subramanian, O. R. (22nd July 1934) .. Do. 17, Veerappan Basanti Street, Chidambaram, Malacca.

5 Subrahmanya, V. K. (16th April 1933) .. S.S.L.C. (Intermediate Part II). C/o Sri A. R. Krishnasamy Pillai, Legation, Legation, Consular Section, C. N. Kumbakonam, Tinseltown Junction.

6 Vasudevan, B. (18th June 1933) .. S.S.L.C. See of Sri M. Ramasamy Swami, A.I.E. & A.I.E. Vaidyanatha, Malacca, House P.O., via Kumbakonam, S.I. Ky.

Engineers.

1 Krishnasamy, A. R. (2nd September 1933) .. S.S.L.C.; Electrical (High). C/o Messrs. Sengul & Co., Ltd., Wholesale Department, Street Road, Malacca.

2 Ramaswamy, N. (14th November 1933) .. P.A.; Typewriting (Letter); Electrical (Letter). 3, Malacca Street, North Vth Street, Malacca.

Chapman.

John Arnold, V. (23rd January 1937) .. S.S.L.C. C/o Sri A. Vasudevan, Legation, Legation, Tinseltown Junction.

Subordinate Clerk.

Chennayyan, M. (20th September 1933) .. S.S.L.C. Pudukkottai Village, Veerappan Post, Veerappan Post.

Subordinate Clerk.

Abdullah, P. A. (30th August 1933) .. S.S.L.C. (Language—Malayalam). Near Suller Market, Tinseltown, Tinseltown, North Malacca.

Unit—Office of the District Superintendent of Police, Government Railway Police, Malacca.

Unit Officer—District Superintendent of Police, Government Railway Police, Malacca.

LAWYERS—TAXI.

See elsewhere (Wholesale).

1 Subramanian, K. (18th September 1933) .. S.S.L.C. C/o Sri D. Subramanian, Kumbakonam, Kumbakonam.

2 Subramanian, K. A. (24th June 1933) .. S.S.L.C.; Typewriting (High). C/o Sri Chappu Vasa Reddy, Income-tax Auditor, Madras, Central District.

Unit—Office of the Deputy Inspector-General of Police, Northern Range, Malacca, office of the District Superintendent of Police, Singapore, office of the Special Emergency Force, Singapore, and office of the District Road Traffic Force, Singapore.

Unit Officer—Deputy Inspector-General of Police, Northern Range, Malacca.

LAWYERS—TAXI.

See elsewhere (Wholesale).

1 Appa Rao, B. (10th January 1935) .. Intermediate C/o Sri P. Subramanian, Clerk, Forest Branch Office, Kumbakonam, East Kumbakonam District.

2 Subrahmanyan, K. (1st July 1935) .. Do. Opposite to Big Post Office, Kumbakonam, Kumbakonam.

3 Subrahmanyan, M. V. R. (4th July 1935) .. Intermediate; Typewriting (Letter). C/o Sri M. Krishna Rao, Jubbulpore, Kumbakonam.

4 Subrahmanyan, G. (1st July 1935) .. Intermediate (Parts II and III of P.A.). C/o Sri G. Srinivasan, Kumbakonam, Kumbakonam.

5 Subrahmanyan, B. (2nd March 1935) .. Intermediate Kumbakonam, Kumbakonam, Kumbakonam District.

Engineers.

Subrahmanyan, K. (1st July 1935) .. B.A., P.E.E. Sri E. Narayana Rao's Engineering, Kumbakonam, Kumbakonam.

Chapman.

General, P. (10th September 1935) .. S.S.L.C. C/o Sri P. J. Kumbakonam, Kumbakonam, Kumbakonam District.

Subordinate Clerk.

* Subrahmanyan, B. (1st July 1935) .. S.S.L.C. (Language—Tamil). C/o Subrahmanyan Subrahmanyan, Kumbakonam, Kumbakonam, Kumbakonam District.

Birth, marriage, death of children and date of birth (Indian Calendar).	Qualification.	Address.
Sikh—Office of the District Superintendent of Police, West Godavari, and office of the District Road Traffic Board, West Godavari.		
Unit Officer—District Superintendent of Police, West Godavari, Godavari.		
Lawrence—Teacher.		
Non-Resident (Hindu).		
1 Babbar Rao, B. V. (10th May 1917) ..	Intermediate (Part II and III of B.A.)	C/o Sri B. Venkateswariah, S.A., Clerk, Audit Office, S.D. Panchayat, Secunderabad.
2 Venkateswariah, B. (10th June 1919) ..	S.S.L.C.	Bhadrachalam, Agricultural Development Office, Palacolla, Godavari District.
Resident.		
Narasimha Rao, G. (1st July 1918) ..	B.Com.	C/o Sri E. Venkatesh Rao, Clerk, Collectorate, Kurnool (Part).
Sikh—Office of the District Superintendent of Police, West Godavari, and office of the District Road Traffic Board, West Godavari.		
Unit Officer—District Superintendent of Police, West Godavari, Eluru.		
Lawrence—Teacher.		
Non-Resident (Hindu).		
Narasimha Rao, V. (10th July 1918) ..	Intermediate	S.A. Srinivas, P. H. College, Comandla, East Godavari District.
Resident.		
Narasimha Rao, C. (10th November 1918) ..	Intermediate; Typewriting (Lower); shorthand (Lower).	C/o Sri C. K. Venkatesh Rao, Ebrahim Street, Cuddapah.
Christian.		
Abdul, T. B. (1st July 1917) ..	S.S.L.C.	Bellamchigudem, Chakravarthy P.O. (Via) Kurnool.
Unit—Office of the District Superintendent of Police, Kurnool, and office of the District Road Traffic Board, Kurnool.		
Unit Officer—The District Superintendent of Police, Kurnool.		
Lawrence—Teacher.		
Non-Resident (Hindu).		
Venkateswariah, K. (1st September 1914) ..	Intermediate	C/o Sri A. Anjanayya, Bapatla.
Resident.		
Mahesh Chandra (1st July 1918) ..	S.S.L.C. (Language—Tulu) ..	S/o J. Abdul Haki Sahib, Thota Street, Bangalore, Mysore.
Unit—Office of the Deputy Inspector General of Police, Central Range, Bellary, office of the District Superintendent of Police, Bellary, and office of the District Road Traffic Board, Bellary.		
Unit Officer—Deputy Inspector General of Police, Central Range, Bellary.		
Lawrence—Teacher.		
Non-Resident (Hindu).		
1 Akbar, Sahib, K. (10th February 1919) ..	Intermediate (Part II of B.A.)	C/o Sri M. Chandrabu, Bellary, Kurnool District.
2 Venkatesh Rao, V. (10th June 1919) ..	Intermediate	C/o Sri Venkatesh Narayanaswamy, Kurnool District, Bellary, Mysore District.
3 Krishnaswamy, B. (10th July 1919) ..	S.S.L.C.	S/o Sri P. Dhanu, Police Station No. 275, Kurnool District, Bangalore District.
Christian.		
James, S. (1st July 1918) ..	S.S.L.C.	Kothapeta, near Hanuman Temple, Kurnool.
Non-Resident (Hindu).		
Srinivas, Gird, B. L. (10th March 1919) ..	B.A.	F.L.S., Law College, Madras.
Resident.		
Resident.		
Abdul Salam, S. (1st March 1918) ..	S.S.L.C. (Language—Tulu) ..	Mr. Mohamed Thomas Sahib, Retired Sub-Inspector of Police, Alor Talah, Malaya District.
Unit—Office of the District Superintendent of Police, Anantapur, office of the District Road Traffic Board, Anantapur, and office of the Principal, Central Hare Krishna School, Anantapur.		
Unit Officer—District Superintendent of Police, Anantapur.		
Lawrence—Teacher.		
Non-Resident (Hindu).		
1 Nagesh, B. (10th July 1917) ..	S.S.L.C.	Our Street, Madanapalle.
2 Nagesh, B. (1st July 1918) ..	Intermediate	S/o Sri N. Ganga Reddy, Anantapur, Palagol, Bellary District.
3 Nagesh, B. (10th June 1919) ..	Do.	Kurnool District, Bellary District.
4 Nagesh, B. (1st July 1919) ..	Do.	C/o Sri S. T. Nagesh Reddy, S.A., S.D., Tiruchirappalli, Madras District.
5 Nagesh, B. (1st February 1918) ..	Do.	J.V. Chaudhary, Madanapalle.

Initial number, name of candidate, and date of D.O.B. (British nationality)	Qualifications	Address
LANGKAT—TRENCH		
Chittagong.		
Sanjivani, Pranjani, K. B. (18th September 1937)	Intermediate	House-52/25/2nd Street, Jagannagar, Chittagong.
Mukundpur.		
Syed Fakhruddin (1st July 1938) ..	S.S.L.C. ; (Language—Urdu) ..	C/o Syed Yousuf Hassan Sahib, Patakhola.
Uttar—Office of the District Superintendent of Police, Chittagong, and office of the District Road Traffic Board, Chittagong.		
Unit Officer—District Superintendent of Police, Chittagong.		
LANGKAT—TRENCH		
San Chaitanya (Burdig).		
Chandra Baidy, P. (1st July 1938) ..	Intermediate	P.O. Senior Class, Group IV-B, C.D. College, Akhaura.
Mukundpur.		
M.L. Khan (17th February 1938) ..	S.S.L.C. ; Typewriting (Lower) ; (Language—Telugu) ..	Attender, District Board Office, Chittagong.
Uttar—Office of the District Superintendent of Police, Kharwal, and office of the District Road Traffic Board, Kharwal.		
Unit Officer—District Superintendent of Police, Kharwal.		
LANGKAT—TRENCH		
San Chaitanya (Burdig).		
1 Subhansu, D. C. (1st July 1938) ..	S.S.L.C.	II Class, Group III, C.D. College, Akhaura.
2 Venkatesw, K. (18th July 1937) ..	Intermediate	D.A. Senior Class, P.R. College, Chittagong.
Mukundpur.		
Shah, Akbar, P. K. (18th May 1938) ..	S.S.L.C. ; (Language—Urdu) ..	Pakistanistan, Akhaura District.
Uttar—Office of the District Superintendent of Police, Chittagong, and office of the District Road Traffic Board, Chittagong.		
Unit Officer—District Superintendent of Police, Chittagong.		
LANGKAT—TRENCH		
San Chaitanya (Burdig).		
Subhansu, P.K., P. K. (14th August 1938) ..	Intermediate	En. Sri P. Girish P.K., Faridkot, Patna P.G., Chittagong District.
Mukundpur.		
Ahmed, Fakhruddin, S. (18th February 1938) ..	S.S.L.C. ; (Language—Urdu) ..	En. Sardar Umar Mohd. Sahib, Patakhola, Bahawalpur.
Uttar—Office of the District Superintendent of Police, Chittagong, and office of the District Road Traffic Board, Chittagong.		
Unit Officer—District Superintendent of Police, Chittagong, and office of the District Road Traffic Board, Chittagong.		
LANGKAT—TRENCH		
San Chaitanya (Burdig).		
Mahabubuddin, F. (18th July 1938) ..	S.S.L.C.	Overseas, Noida Street, Bahawalpur, Patakhola, Chittagong S.L.
Burdig.		
Raghuvar, K. (18th August 1938) ..	S.S.L.C. ; Typewriting (Lower) ; (Language—Urdu) ..	En. Sri K. Krishna Kumar, New Chittagong Street, Devkot.
Uttar—Office of the District Superintendent of Police, South Arcot, and office of the District Road Traffic Board, South Arcot District.		
Unit Officer—District Superintendent of Police, South Arcot, Chittagong.		
LANGKAT—TRENCH		
San Chaitanya (Burdig).		
1 Shyamprasad, L. S. (1st May 1938) ..	S.S.L.C.	Mr. G. Srinivas P.K. Lax, Tirupattur, South Arcot District.
2 Shyamprasad, M. (1st May 1938) ..	Intermediate	C/o Sri K. Shyamprasad, Noida, South Arcot Street, Tirupattur, South Arcot District.

Rank, name, years of service, and date of birth (in full)	Qualification	Address
EAST GODAVARI DISTRICT.		
Dist.—Office of the District Superintendent of Police, East Godavari and office of the District Road Traffic Board, East Godavari.		
Dist. Officer—District Superintendent of Police, East Godavari, Chinavada.		
Substation, P. N. (1st January 1916).	No minimum general educational qualifications; Typewriting (Highly).	On Rd. Rangayyala Lalitha, Nannampet, Chinavada, East Godavari District.
Dist.—Office of the District Superintendent of Police, West Godavari and office of the District Road Traffic Board, West Godavari.		
Dist. Officer—District Superintendent of Police, West Godavari, Eluru.		
WEST GODAVARI DISTRICT.		
Substation, P. N. (1st August 1917).	No minimum general educational qualifications; Typewriting (Highly); shorthand (Low).	On Rd. L. Gannarayana, Shree Narayana, West Godavari District.
Dist.—Office of the District Superintendent of Police, Coastal Range, Bellary; office of the District Superintendent of Police, Bellary, and the office of the District Road Traffic Board, Bellary.		
Dist. Officer—District Superintendent of Police, Coastal Range, Bellary.		
BELLARY DISTRICT.		
Substation, P. N. (1st July 1916).	S.S.L.C.; Typewriting (Highly); shorthand (Low).	On Rd. S. S. Venkateswara, Kothapalem, Kypod P.O., Va. Bellary.
Dist.—Office of the District Superintendent of Police, Anantapur, office of the District Road Traffic Board, Anantapur, and office of the District Road Traffic Board, Anantapur.		
Dist. Officer—District Superintendent of Police, Anantapur.		
ANANTAPUR DISTRICT.		
Substation, P. N. (1st July 1916).	No minimum general educational qualifications; Typewriting (Highly); shorthand (Low).	On Rd. P. S. Anantapur, Tachar, Chittoor District.
Dist.—Office of the District Superintendent of Police, Chittoor and office of the District Road Traffic Board, Chittoor.		
Dist. Officer—District Superintendent of Police, Chittoor.		
CHITTOOR DISTRICT.		
Substation, P. N. (1st June 1917).	No minimum general educational qualifications; Typewriting (Highly).	Typist, Wamparthy Estate, Tiruvalla, Chittoor District.
Dist.—Office of the District Superintendent of Police, Tiruvalla, and the District Road Traffic Board, Tiruvalla.		
Dist. Officer—District Superintendent of Police, Tiruvalla.		
TIRUVALLUR DISTRICT.		
Substation, T. (1st July 1916).	S.S.L.C.; Typewriting (Highly); shorthand (Low).	M. S. S. Venkateswara, Tiruvalla, T. P. Tiruvalla, Tiruvalla, Tiruvalla.
Dist.—Office of the District Superintendent of Police, Tiruvalla, office of the District Road Traffic Board, Tiruvalla, and office of the District Superintendent of Police, Tiruvalla, Tiruvalla.		
Dist. Officer—District Superintendent of Police, Tiruvalla, Tiruvalla.		
TIRUVALLUR DISTRICT.		
Substation, M. (1st July 1917).	S.S.L.C.; Typewriting (Highly); shorthand (Low).	On Rd. M. S. Venkateswara, Tiruvalla, Tiruvalla, Tiruvalla.
Dist.—Office of the District Superintendent of Police, Tiruvalla, Tiruvalla, office of the District Superintendent of Police, Tiruvalla, Tiruvalla, and office of the District Road Traffic Board, Tiruvalla.		
Dist. Officer—District Superintendent of Police, Tiruvalla, Tiruvalla.		
TIRUVALLUR DISTRICT.		
Substation, M. (1st July 1917).	No minimum general educational qualifications; Typewriting (Highly).	Office Assistant, Tiruvalla District Office, Tiruvalla.
Dist.—Office of the District Superintendent of Police, Tiruvalla, Tiruvalla, and office of the District Road Traffic Board, Tiruvalla.		
Dist. Officer—District Superintendent of Police, Tiruvalla, Tiruvalla.		
TIRUVALLUR DISTRICT.		
Substation, M. (1st July 1917).	No minimum general educational qualifications; Typewriting (Highly).	On Rd. S. S. Venkateswara, Tiruvalla, Tiruvalla, Tiruvalla.
Dist.—Office of the District Superintendent of Police, Tiruvalla, Tiruvalla, and office of the District Road Traffic Board, Tiruvalla.		
Dist. Officer—District Superintendent of Police, Tiruvalla, Tiruvalla.		

* Eligible for transfer to the post of P.N. in the Police Department Service on satisfactory completion of probation in the category of P.N. and P.N. Officer.

Office of the Madras Public Service Commission, "Admission House,"
Srinagar Road, Madras P.O., Madras, 10th June 1917. P. K. CHAKRABARTY, Secretary.



SUPPLEMENT TO PART I-B OF THE FORT ST. GEORGE GAZETTE

No. 25-A) MADRAS, TUESDAY EVENING, JUNE 23, 1942

GOVERNMENT EXAMINATIONS.

TRAINING-SCHOOL LEAVING CERTIFICATE EXAMINATION, MARCH 1942.

The following candidates are declared to have passed the TRAINING-SCHOOL LEAVING CERTIFICATE EXAMINATION held in March 1942, the last day of the Examination being 21st March 1942.

1. Candidates will be forwarded in due course by the heads of training institutions in which the candidates were trained. They need not, however, write for their certificates.

B = British. G = Indian Civilian. H = Free Indian State. AD = Ad-Darbha.
M = Madras State. AA = Ad-Darbha. (V) = Varna.

SECONDARY GRADE—BRIEFED SCHEME

Register number, name of candidate, date of birth (in brackets) and name of institution	Period of training and degree passed (admitted and last passed)	Percentage.
GOVERNMENT TRAINING SCHOOLS, BRITISHAN.		
11873 Tiruvallu Padmakrishnaiah (July 1910), B.	July 1940—March 1942, B.S.S.C.	50
11874 Murugesu Sureshchandra (February 1920), B.	Do	45
11875 Ganaga Suresh (July 1911), B.	Do	58
11876 Per. Rajan Rao (May 1921), B.	Do	48
11877 Pand. Appa Rao (January 1917), M.	Do	46
11878 Tadikonda Sureshchandra (May 1920), B.	Do	20
11879 Ad. Chandra Desamsetti Suresh (January 1920), B.	July 1940—March 1942, Intermediate, Part II.	40
11880 Subbayaiah Venkateswaramoorti (May 1919), B.	July 1940—March 1942, B.S.S.C.	45
11881 Subbayaiah Venkateswaramoorti (April 1918), B.	July 1940—March 1942, Intermediate	41
11882 Madala Sureshchandra (April 1920), B.	July 1940—March 1942, Intermediate, Part II.	45
11883 Madala Sureshchandra (June 1919), B.	Do	49
11884 Rajappu Narayanaiah (January 1918), B.	July 1940—March 1942, B.S.S.C.	44
11885 Arumugam Sureshchandra (June 1920), B.	July 1940—March 1942, Intermediate	65
11886 Vedantam Venkateswara Rao (June 1920), B.	July 1940—March 1942, B.A., Parts II and III.	47
11887 Vedantam Rajagopal (May 1921), B.	July 1940—March 1942, Intermediate	43
11888 Murugesu Venkateswara (July 1921), B.	July 1940—March 1942, B.S.S.C.	44
11889 Madala Sureshchandra (April 1921), B.	Do	45
11890 Konara Venkateswara Rao (June 1921), B.	Do	45
11891 Edward Per. Lakshminarayana Suresh (March 1921), B.	Do	47
11892 Sankaranarayanaiah (July 1920), B.	Do	47
11893 Arumugam Sureshchandra (January 1920), B.	Do	39
11894 Per. Sureshchandra (July 1921), B.	August 1941—March 1942, Intermediate, Part II.	49
11895 Chandra Sekhara Suresh (February 1921), B.	August 1941—March 1942, Intermediate	59
11896 Thangavelu Venkateswaramoorti (July 1921), B.	August 1941—March 1942, Intermediate, Part II.	46
11897 Ramachandra Rajagopal (December 1920), B.	August 1941—March 1942, B.S.S.C.	49
11898 Sankaranarayanaiah (July 1921), B.	Do	44
11899 Arumugam Sureshchandra (July 1921), B.	Do	49
11900 Chandrasekhara Suresh (February 1921), B.	Do	45
11901 Madala Sureshchandra (June 1921), B.	August 1941—March 1942, Intermediate	45
11902 Madala Sureshchandra (June 1921), B.	August 1941—March 1942, Intermediate	45

B—B.A.

[1]

Register names, index of candidates, only of birth (in brackets) and date of immaturity.		Period of teaching and testing granted (in brackets) and passed.		Points.
R.C. BROTHERS AND TRADING INSTITUTE, TROMPSBURGH—cont.				
12119	E. A. Pangonathan (November 1911), H	July 1940—March 1941, S.S.L.C.	..	47
12122	A. Mani (April 1914), O	Do	..	46
12123	N. Agastha (April 1922), O	Do	..	46
12124	A. Mani (June 1926), C	Do	..	51
12125	D. T. Joseph (February 1937), O	Do	..	48
12126	K. Nagappa (March 1939), B	Do	..	48
12128	A. Mani (June 1940), O	July 1940—March 1941, Intermediate, Part II	..	42
12129	P. A. Suresh (May 1936), C	July 1940—March 1941, S.S.L.C.	..	44
12130	P. Laxmi (September 1931), O	July 1940—March 1941, Intermediate, Part I	..	40
12131	S. Jandiprasada (late Laxmiprasada) (March 1938), C	July 1940—March 1941, Intermediate	..	41
12132	M. Nagappa (December 1913), B	July 1940—March 1941, S.S.L.C.	..	49
HOLY CROSS BROTHERS TRADING SCHOOL, TROMPSBURGH.				
12133	Chinnappa (September 1915), O	June 1940—March 1941, S.S.L.C.	..	44
12134	N. Sarda (September 1920), C	Do	..	42
12135	G. K. Subbarao (December 1911), C	Do	..	47
12136	N. Lakshmi (June 1925), C	Do	..	47
12137	E. Suresh (March 1935), O	Do	..	47
12138	A. Suresh (February 1935), C	Do	..	49
12139	S. Jayaram (February 1935), C	Do	..	46
12140	S. Mary (February 1935), O	Do	..	47
12141	S. Suresh (March 1937), C	Do	..	47
12142	M. Agastha (July 1937), O	Do	..	45
12143	S. Suresh (July 1937), C	Do	..	42
12144	S. Suresh (July 1937), C	Do	..	42
12145	S. Suresh (July 1937), C	Do	..	42
12146	S. Suresh (July 1937), C	Do	..	42
12147	S. Suresh (July 1937), C	Do	..	42
12148	S. Suresh (July 1937), C	Do	..	42
12149	S. Suresh (July 1937), C	Do	..	42
12150	S. Suresh (July 1937), C	Do	..	42
GOVERNMENT HIGHER SECONDARY SCHOOL FOR BOYS, TROMPSBURGH.				
12151	M. N. Suresh (June 1930), H	July 1940—March 1941, S.S.L.C.	..	50
12152	T. S. Suresh (December 1911), C	Do	..	49
12153	N. Subbarao (November 1916), H	Do	..	49
12154	N. Subbarao (May 1924), B	Do	..	48
12155	J. Suresh (June 1931), O	Do	..	48
12156	N. Subbarao (September 1931), H	Do	..	48
12157	G. Venkateswara (October 1930), B	Do	..	48
12158	S. Suresh (April 1931), B	July 1940—March 1941, Intermediate, Part I and II	..	50
12159	S. Suresh (April 1931), B	Do	..	45
12160	S. Suresh (April 1931), B	Do	..	45
12161	S. Suresh (April 1931), B	Do	..	45
12162	S. Suresh (April 1931), B	Do	..	45
12163	S. Suresh (April 1931), B	Do	..	45
12164	S. Suresh (April 1931), B	Do	..	45
12165	S. Suresh (April 1931), B	Do	..	45
12166	S. Suresh (April 1931), B	Do	..	45
12167	S. Suresh (April 1931), B	Do	..	45
12168	S. Suresh (April 1931), B	Do	..	45
12169	S. Suresh (April 1931), B	Do	..	45
12170	S. Suresh (April 1931), B	Do	..	45
CARVER HALL TRADING SCHOOL FOR GIRLS, TROMPSBURGH.				
12171	S. Suresh (December 1931), C	July 1940—March 1941, S.S.L.C.	..	44
12172	S. Suresh (December 1931), C	Do	..	44
12173	S. Suresh (December 1931), C	Do	..	44
12174	S. Suresh (December 1931), C	Do	..	44
12175	S. Suresh (December 1931), C	Do	..	44
12176	S. Suresh (December 1931), C	Do	..	44
12177	S. Suresh (December 1931), C	Do	..	44
12178	S. Suresh (December 1931), C	Do	..	44
12179	S. Suresh (December 1931), C	Do	..	44
12180	S. Suresh (December 1931), C	Do	..	44
12181	S. Suresh (December 1931), C	Do	..	44
12182	S. Suresh (December 1931), C	Do	..	44
12183	S. Suresh (December 1931), C	Do	..	44
12184	S. Suresh (December 1931), C	Do	..	44
12185	S. Suresh (December 1931), C	Do	..	44
12186	S. Suresh (December 1931), C	Do	..	44
12187	S. Suresh (December 1931), C	Do	..	44
12188	S. Suresh (December 1931), C	Do	..	44
12189	S. Suresh (December 1931), C	Do	..	44
12190	S. Suresh (December 1931), C	Do	..	44
PUBLIC TRADING SCHOOL, TROMPSBURGH.				
12201	G. Suresh (March 1931), H	July 1940—March 1941, S.S.L.C.	..	43
12202	M. Suresh (February 1931), B	Do	..	43
12203	F. Suresh (February 1931), C	Do	..	43
12204	M. Suresh (June 1931), H	Do	..	52

Register number, name of candidate, date of birth (in brackets) and class of examination	Period of training and subject covered (in brackets) and period of examination	Percentage
FORWARD TRAINING SCHOOL, PORTSMOUTH.		
12121 V. John Alagarsami (March 1919), B	July 1940—March 1941, S.S.L.C.	45
12122 John Alexander (July 1906), O	Do.	46
12123 R. Srinivasan (January 1922), B	Do.	46
12124 R. Srinivasan (February 1922), B	Do.	46
12125 C. S. Srinivasan (July 1921), M	Do.	46
12126 D. Srinivasan (September 1922), O	Do.	46
12127 G. Srinivasan (July 1921), O	Do.	46
12128 T. Srinivasan (July 1921), O	Do.	46
12129 R. Srinivasan (June 1921), O	Do.	46
12130 M. Srinivasan (July 1921), M	Do.	46
12131 R. Srinivasan (May 1921), H	July 1940—March 1941, Intermediate, Part II	46
12132 U. S. Srinivasan (April 1921), O	July 1940—March 1941, S.S.L.C.	46
12133 K. Srinivasan (April 1921), H	Do.	46
12134 R. Srinivasan (June 1921), H	Do.	46
12135 K. S. S. V. Srinivasan (January 1917), H	Do.	46
12136 V. Srinivasan (October 1921), O	Do.	46
12137 T. D. Srinivasan (February 1921), H	Do.	46
12138 H. Srinivasan (October 1921), H	Do.	46
12139 H. Srinivasan (October 1921), H	July 1940—March 1941, Intermediate, Parts II and III	46
12140 Srinivasan (March 1921), O	July 1940—March 1941, S.S.L.C.	46
FORWARD TRAINING SCHOOL, PORTSMOUTH.		
12150 Srinivasan (March 1922), O	July 1940—March 1941, S.S.L.C.	46
12151 Srinivasan (March 1922), O	Do.	46
12152 Srinivasan (March 1922), O	Do.	46
12153 Srinivasan (March 1922), O	Do.	46
12154 Srinivasan (March 1922), O	Do.	46
12155 Srinivasan (March 1922), O	Do.	46
12156 Srinivasan (March 1922), O	Do.	46
12157 Srinivasan (March 1922), O	Do.	46
12158 Srinivasan (March 1922), O	Do.	46
12159 Srinivasan (March 1922), O	Do.	46
12160 Srinivasan (March 1922), O	Do.	46
12161 Srinivasan (March 1922), O	Do.	46
12162 Srinivasan (March 1922), O	Do.	46
12163 Srinivasan (March 1922), O	Do.	46
12164 Srinivasan (March 1922), O	Do.	46
12165 Srinivasan (March 1922), O	Do.	46
12166 Srinivasan (March 1922), O	Do.	46
12167 Srinivasan (March 1922), O	Do.	46
12168 Srinivasan (March 1922), O	Do.	46
12169 Srinivasan (March 1922), O	Do.	46
12170 Srinivasan (March 1922), O	Do.	46
12171 Srinivasan (March 1922), O	Do.	46
12172 Srinivasan (March 1922), O	Do.	46
12173 Srinivasan (March 1922), O	Do.	46
12174 Srinivasan (March 1922), O	Do.	46
12175 Srinivasan (March 1922), O	Do.	46
12176 Srinivasan (March 1922), O	Do.	46
12177 Srinivasan (March 1922), O	Do.	46
12178 Srinivasan (March 1922), O	Do.	46
12179 Srinivasan (March 1922), O	Do.	46
12180 Srinivasan (March 1922), O	Do.	46
12181 Srinivasan (March 1922), O	Do.	46
12182 Srinivasan (March 1922), O	Do.	46
12183 Srinivasan (March 1922), O	Do.	46
12184 Srinivasan (March 1922), O	Do.	46
12185 Srinivasan (March 1922), O	Do.	46
12186 Srinivasan (March 1922), O	Do.	46
12187 Srinivasan (March 1922), O	Do.	46
12188 Srinivasan (March 1922), O	Do.	46
12189 Srinivasan (March 1922), O	Do.	46
12190 Srinivasan (March 1922), O	Do.	46
12191 Srinivasan (March 1922), O	Do.	46
12192 Srinivasan (March 1922), O	Do.	46
12193 Srinivasan (March 1922), O	Do.	46
12194 Srinivasan (March 1922), O	Do.	46
12195 Srinivasan (March 1922), O	Do.	46
12196 Srinivasan (March 1922), O	Do.	46
12197 Srinivasan (March 1922), O	Do.	46
12198 Srinivasan (March 1922), O	Do.	46
12199 Srinivasan (March 1922), O	Do.	46
12200 Srinivasan (March 1922), O	Do.	46

[illegible]

Register number, name of candidate, date of birth (in brackets) and class of candidate	Period of training and other special instructions and projects	Practical sign
IN SENIOR SECONDARY TRAINING GROUPS FOR WOMEN, MANAGEMENT-CONT.		
22371 In Florence (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22372 St. Mary Goretti (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22373 St. Elizabeth (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22374 St. Michael (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22375 St. John (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22376 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22377 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22378 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22379 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22380 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22381 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22382 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22383 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22384 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22385 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22386 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22387 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22388 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22389 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22390 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22391 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22392 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22393 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22394 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22395 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22396 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22397 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22398 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22399 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26
22400 St. Mary (July 1915), E	July 1916—March 1917, B.S.E.C.	26

LIST OF CANDIDATES WHO FAILED IN ONE OR TWO OR THREE GROUPS ONLY

The candidates whose names were on the ballot are given below as presented under rule 142 of the Kentucky Constitution. It is to be noted that the names of the candidates are given in the order in which they were placed on the ballot. The names in italics are those who have been declared to have passed the examination. If they pass in each group as groups. Each of the candidates are particularly mentioned as to the list of the candidates for the election, for which they may appear, the names of the candidates who are given in the list of the candidates.

The following are the phases of evolution—

- | | | | | | | |
|---|---|---|----|----|----|---|
| 1 | Elementary I | ✓ | .. | .. | .. | A |
| 2 | Elementary II | | | | | |
| 3 | English - Methods and Devices | | | | | B |
| 4 | Special - Methods - Mathematical | | | | | C |
| | General Examinations | | | | | |
| 5 | Special Methods - History and Geography | | | | | D |
| | II. | | | | | |
| 6 | Language of the Freewomen Trade and Methods | | | | | |

MYOXYDARY CHAIR, KEYHOLE SCHEME

[illegible]



SUPPLEMENT TO PART I-B OF THE FORT ST. GEORGE GAZETTE

No. 25-B] MADRAS, TUESDAY EVENING, JUNE 23, 1942

GOVERNMENT EXAMINATIONS.

TRAINING-SCHOOL LEAVING CERTIFICATE EXAMINATION, MARCH 1942.

The following candidates are declared to have passed the Training-School Leaving Certificate Examination held on March 1942, the last day of the examination being 2nd March 1942.

3. Certificates will be forwarded at the order of the heads of institutions in which the candidates were trained. They need not, therefore, write for their certificates.

B = English,
C = Mathematics,
L = Latin.

B = English,
C = Mathematics,
L = Latin.

B = English,
C = Mathematics,
L = Latin.

ELEMENTARY GRADE (BEN) - REVISED SCHEME

Roll no. of candidate, name of institution, date of birth (in brackets) and date of admission (in brackets)	Period of training and period of examination (in months)	Examinations
CHENNAI		
GOVERNMENT TRAINING SCHOOLS, PONDICHERRY.		
12386 Ananda Jagan Rao (July 1915, B)	July 1940-March 1941, B, S.L.C., VIII Standard.	58
12400 Kandasamy Venkataswamy (July 1915, B)	Do.	61
12412 Pothala Venkataswamy (January 1920, B)	July 1940-March 1941, B, S.L.C.,	61
12415 Thiruv. Karthikeyan (June 1915, C)	July 1940-March 1941, B, S.L.C., VIII Standard.	58
12416 Kandasamy Jagan (July 1915, C)	Do.	58
12418 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12421 Alagappa Chetty (July 1915, C)	Do.	58
12425 Chinnaiya Anandaram (September 1915, C)	Do.	58
12428 Pothala Venkataswamy (July 1915, C)	July 1940-March 1941, B, S.L.C.,	61
12430 Gopalan Venkataswamy (November 1915, B)	July 1940-March 1941, B, S.L.C., VIII Standard.	61
12432 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12435 Pothala Venkataswamy (July 1915, B)	Do.	58
12438 Pothala Venkataswamy (July 1915, B)	Do.	58
12440 Thiruv. Karthikeyan (July 1915, B)	July 1940-March 1941, B, S.L.C.,	61
12442 Thiruv. Karthikeyan (July 1915, B)	July 1940-March 1941, B, S.L.C., VIII Standard.	61
12445 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12448 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12451 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12454 Thiruv. Karthikeyan (July 1915, B)	July 1940-March 1941, B, S.L.C.,	61
12457 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12460 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12463 Thiruv. Karthikeyan (July 1915, B)	July 1940-March 1941, B, S.L.C.,	61
12466 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12469 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12472 Thiruv. Karthikeyan (July 1915, B)	July 1940-March 1941, B, S.L.C., VIII Standard.	61
12475 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12478 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12481 Thiruv. Karthikeyan (July 1915, B)	July 1940-March 1941, B, S.L.C.,	61
12484 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12487 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12490 Thiruv. Karthikeyan (July 1915, B)	July 1940-March 1941, B, S.L.C.,	61
12493 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12496 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12499 Thiruv. Karthikeyan (July 1915, B)	July 1940-March 1941, B, S.L.C.,	61
12502 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12505 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12508 Thiruv. Karthikeyan (July 1915, B)	July 1940-March 1941, B, S.L.C.,	61
12511 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12514 Thiruv. Karthikeyan (July 1915, B)	Do.	58
GOVERNMENT TRAINING SCHOOLS, CHENNAI.		
12515 Thiruv. Karthikeyan (July 1915, B)	July 1940-March 1941, B, S.L.C., VIII Standard.	61
12518 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12521 Thiruv. Karthikeyan (July 1915, B)	Do.	58
12524 Thiruv. Karthikeyan (July 1915, B)	July 1940-March 1941, B, S.L.C.,	61

Receipt number, name of landholder (in brackets) and date of receipt	Period of holding and date of receipt	Amount paid
TERRITORY		
GOVERNMENT TRADING STORES, TERRITORY		
12316 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	47
12317 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	48
12318 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	49
12319 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	50
12320 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	51
12321 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	52
12322 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	53
12323 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	54
12324 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	55
12325 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	56
12326 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	57
12327 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	58
12328 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	59
12329 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	60
12330 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	61
12331 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	62
12332 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	63
12333 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	64
12334 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	65
12335 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	66
12336 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	67
12337 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	68
12338 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	69
12339 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	70
12340 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	71
12341 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	72
12342 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	73
12343 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	74
12344 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	75
12345 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	76
12346 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	77
12347 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	78
12348 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	79
12349 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	80
12350 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	81
12351 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	82
12352 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	83
12353 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	84
12354 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	85
12355 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	86
12356 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	87
12357 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	88
12358 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	89
12359 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	90
12360 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	91
12361 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	92
12362 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	93
12363 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	94
12364 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	95
12365 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	96
12366 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	97
12367 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	98
12368 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	99
12369 Tommy Vachon (September 1911), B	July 1911-March 1912, S.S.L.C.	100

English, Sinhala, name of candidate, date of birth (in brackets) and date of examination.	Point of landing and station (general education) rank passed.	Previous rank.	EXAMINEE—cont.	
			S.C.M. TRANSPORT, SINGAPORE—cont.	
13627 Kumpala Landa (September 1924), O	July 1942—March 1942, VIII Standard	30
13628 Dhanapala Venkatasubrahmanyam (December 1924), B	Do.	28
13629 G. Subramanyam (August 1924), C	Do.	27
13630 V. Subramanyam (August 1924), C	July 1942—March 1942, S.E.L.C.	48
13631 V. Subramanyam (December 1924), C	Do.	30
13632 Dhanapala Venkatasubrahmanyam (July 1924), B	July 1942—March 1942, VIII Standard	28
13633 P. Subramanyam (March 1924), C	July 1942—March 1942, S.E.L.C.	41
13634 K. Subramanyam (July 1924), B	July 1942—March 1942, VIII Standard	48
13635 P. Subramanyam (March 1924), C	Do.	30
C.M.S. MEDICAL SCHOOL, SINGAPORE.				
13636 N. Subramanyam (August 1924), C	July 1942—March 1942, VIII Standard	22
13637 K. Subramanyam (March 1924), C	Do.	28
13638 G. Subramanyam (March 1924), C	July 1942—March 1942, V Form	22
13639 K. Subramanyam (March 1924), C	Do.	22
13640 K. Subramanyam (March 1924), C	Do.	22
13641 K. Subramanyam (March 1924), C	Do.	22
13642 K. Subramanyam (March 1924), C	Do.	22
13643 K. Subramanyam (March 1924), C	Do.	22
13644 K. Subramanyam (March 1924), C	Do.	22
13645 K. Subramanyam (March 1924), C	Do.	22
13646 K. Subramanyam (March 1924), C	Do.	22
13647 K. Subramanyam (March 1924), C	Do.	22
13648 K. Subramanyam (March 1924), C	Do.	22
13649 K. Subramanyam (March 1924), C	Do.	22
13650 K. Subramanyam (March 1924), C	Do.	22
13651 K. Subramanyam (March 1924), C	Do.	22
13652 K. Subramanyam (March 1924), C	Do.	22
13653 K. Subramanyam (March 1924), C	Do.	22
13654 K. Subramanyam (March 1924), C	Do.	22
13655 K. Subramanyam (March 1924), C	Do.	22
13656 K. Subramanyam (March 1924), C	Do.	22
13657 K. Subramanyam (March 1924), C	Do.	22
13658 K. Subramanyam (March 1924), C	Do.	22
13659 K. Subramanyam (March 1924), C	Do.	22
13660 K. Subramanyam (March 1924), C	Do.	22
13661 K. Subramanyam (March 1924), C	Do.	22
13662 K. Subramanyam (March 1924), C	Do.	22
13663 K. Subramanyam (March 1924), C	Do.	22
13664 K. Subramanyam (March 1924), C	Do.	22
13665 K. Subramanyam (March 1924), C	Do.	22
13666 K. Subramanyam (March 1924), C	Do.	22
13667 K. Subramanyam (March 1924), C	Do.	22
13668 K. Subramanyam (March 1924), C	Do.	22
13669 K. Subramanyam (March 1924), C	Do.	22
13670 K. Subramanyam (March 1924), C	Do.	22
13671 K. Subramanyam (March 1924), C	Do.	22
13672 K. Subramanyam (March 1924), C	Do.	22
13673 K. Subramanyam (March 1924), C	Do.	22
13674 K. Subramanyam (March 1924), C	Do.	22
13675 K. Subramanyam (March 1924), C	Do.	22
13676 K. Subramanyam (March 1924), C	Do.	22
13677 K. Subramanyam (March 1924), C	Do.	22
13678 K. Subramanyam (March 1924), C	Do.	22
13679 K. Subramanyam (March 1924), C	Do.	22
13680 K. Subramanyam (March 1924), C	Do.	22
13681 K. Subramanyam (March 1924), C	Do.	22
13682 K. Subramanyam (March 1924), C	Do.	22
13683 K. Subramanyam (March 1924), C	Do.	22
13684 K. Subramanyam (March 1924), C	Do.	22
13685 K. Subramanyam (March 1924), C	Do.	22
13686 K. Subramanyam (March 1924), C	Do.	22
13687 K. Subramanyam (March 1924), C	Do.	22
13688 K. Subramanyam (March 1924), C	Do.	22
13689 K. Subramanyam (March 1924), C	Do.	22
13690 K. Subramanyam (March 1924), C	Do.	22
13691 K. Subramanyam (March 1924), C	Do.	22
13692 K. Subramanyam (March 1924), C	Do.	22
13693 K. Subramanyam (March 1924), C	Do.	22
13694 K. Subramanyam (March 1924), C	Do.	22
13695 K. Subramanyam (March 1924), C	Do.	22
13696 K. Subramanyam (March 1924), C	Do.	22
13697 K. Subramanyam (March 1924), C	Do.	22
13698 K. Subramanyam (March 1924), C	Do.	22
13699 K. Subramanyam (March 1924), C	Do.	22
13700 K. Subramanyam (March 1924), C	Do.	22

Register number, name of association, date of birth (in brackets) and date of incorporation	Period of holding and highest period obtained (see page 1)	Period, etc.
THERIST-1939.		
A.B.N. THAKUR 1939A, BAKHIA-1939.		
12044 Chandra Sankar Singh Surajprakash (July 1910) H	July 1910-March 1941, VIII Standard 33
12045 Tappa Venkata Narayana (July 1901) H	Do. 45
12047 Esha Chandra (July 1912) C	Do. 46

GOVERNMENT THAKUR SCHOOLS, GOWDAH.

12051 Arya Bhushan (August 1910) H	July 1910-March 1941, S.S.L.C. 48
12052 Pancha Chandra (September 1910) A.A.	July 1910-March 1941, VIII Standard 34
12053 Gopalprasad Narayana (January 1920) H	Do. 36
12054 Tappa Sankarprakash (July 1901) H	Do. 36
12055 Kanyasulk Sankarprakash (July 1911) H	July 1910-March 1941, S.S.L.C. 31
12056 Tulsi Prasad Vaidyanath (July 1912) H	July 1910-March 1941, VIII Standard 36
12057 Alakshya Vaidyanath (July 1911) H	Do. 41
12058 Jyoti Narayana (July 1911) H	Do. 45
12059 Chandra Prasad Narayana (July 1911) H	July 1910-March 1941, V Form 43
12060 Pancha Chandra Narayana (June 1921) A.A.	July 1910-March 1941, VIII Standard 43
12061 Madan Narayana (June 1921) H	July 1910-March 1941, VIII Standard 43
12062 Anant Narayana (July 1910) A.A.	July 1910-March 1941, VIII Standard 43
12063 Tappa Narayana (July 1911) H	Do. 43
12064 Kanyasulk Narayana (July 1911) H	July 1910-March 1941, S.S.L.C. 43
12065 Kanyasulk Narayana (July 1911) H	July 1910-March 1941, VIII Standard 43
12066 Kanyasulk Narayana (July 1911) H	Do. 43
12067 Kanyasulk Narayana (July 1911) H	Do. 43
12068 Kanyasulk Narayana (July 1911) H	Do. 43
12069 Kanyasulk Narayana (July 1911) H	Do. 43
12070 Kanyasulk Narayana (July 1911) H	Do. 43
12071 Kanyasulk Narayana (July 1911) H	Do. 43
12072 Kanyasulk Narayana (July 1911) H	Do. 43
12073 Kanyasulk Narayana (July 1911) H	Do. 43
12074 Kanyasulk Narayana (July 1911) H	Do. 43
12075 Kanyasulk Narayana (July 1911) H	Do. 43
12076 Kanyasulk Narayana (July 1911) H	Do. 43
12077 Kanyasulk Narayana (July 1911) H	Do. 43
12078 Kanyasulk Narayana (July 1911) H	Do. 43
12079 Kanyasulk Narayana (July 1911) H	Do. 43
12080 Kanyasulk Narayana (July 1911) H	Do. 43
12081 Kanyasulk Narayana (July 1911) H	Do. 43
12082 Kanyasulk Narayana (July 1911) H	Do. 43
12083 Kanyasulk Narayana (July 1911) H	Do. 43
12084 Kanyasulk Narayana (July 1911) H	Do. 43
12085 Kanyasulk Narayana (July 1911) H	Do. 43
12086 Kanyasulk Narayana (July 1911) H	Do. 43
12087 Kanyasulk Narayana (July 1911) H	Do. 43
12088 Kanyasulk Narayana (July 1911) H	Do. 43
12089 Kanyasulk Narayana (July 1911) H	Do. 43
12090 Kanyasulk Narayana (July 1911) H	Do. 43
12091 Kanyasulk Narayana (July 1911) H	Do. 43
12092 Kanyasulk Narayana (July 1911) H	Do. 43
12093 Kanyasulk Narayana (July 1911) H	Do. 43
12094 Kanyasulk Narayana (July 1911) H	Do. 43
12095 Kanyasulk Narayana (July 1911) H	Do. 43
12096 Kanyasulk Narayana (July 1911) H	Do. 43
12097 Kanyasulk Narayana (July 1911) H	Do. 43
12098 Kanyasulk Narayana (July 1911) H	Do. 43
12099 Kanyasulk Narayana (July 1911) H	Do. 43
12100 Kanyasulk Narayana (July 1911) H	Do. 43

GOVERNMENT THAKUR SCHOOLS, KANAKA.

12101 Kanyasulk Narayana (July 1911) H	Do. 43
12102 Kanyasulk Narayana (July 1911) H	Do. 43
12103 Kanyasulk Narayana (July 1911) H	Do. 43
12104 Kanyasulk Narayana (July 1911) H	Do. 43
12105 Kanyasulk Narayana (July 1911) H	Do. 43
12106 Kanyasulk Narayana (July 1911) H	Do. 43
12107 Kanyasulk Narayana (July 1911) H	Do. 43
12108 Kanyasulk Narayana (July 1911) H	Do. 43
12109 Kanyasulk Narayana (July 1911) H	Do. 43
12110 Kanyasulk Narayana (July 1911) H	Do. 43
12111 Kanyasulk Narayana (July 1911) H	Do. 43
12112 Kanyasulk Narayana (July 1911) H	Do. 43
12113 Kanyasulk Narayana (July 1911) H	Do. 43
12114 Kanyasulk Narayana (July 1911) H	Do. 43
12115 Kanyasulk Narayana (July 1911) H	Do. 43
12116 Kanyasulk Narayana (July 1911) H	Do. 43
12117 Kanyasulk Narayana (July 1911) H	Do. 43
12118 Kanyasulk Narayana (July 1911) H	Do. 43
12119 Kanyasulk Narayana (July 1911) H	Do. 43
12120 Kanyasulk Narayana (July 1911) H	Do. 43
12121 Kanyasulk Narayana (July 1911) H	Do. 43
12122 Kanyasulk Narayana (July 1911) H	Do. 43
12123 Kanyasulk Narayana (July 1911) H	Do. 43
12124 Kanyasulk Narayana (July 1911) H	Do. 43

GOVERNMENT THAKUR SCHOOLS, KANAKA.

12125 Kanyasulk Narayana (July 1911) H	Do. 43
12126 Kanyasulk Narayana (July 1911) H	Do. 43
12127 Kanyasulk Narayana (July 1911) H	Do. 43
12128 Kanyasulk Narayana (July 1911) H	Do. 43
12129 Kanyasulk Narayana (July 1911) H	Do. 43
12130 Kanyasulk Narayana (July 1911) H	Do. 43
12131 Kanyasulk Narayana (July 1911) H	Do. 43
12132 Kanyasulk Narayana (July 1911) H	Do. 43
12133 Kanyasulk Narayana (July 1911) H	Do. 43
12134 Kanyasulk Narayana (July 1911) H	Do. 43

Register number, date of registration, date of birth (in brackets), and name of registrant.	Register number.	Date of birth (in brackets).	Name of registrant.	Date of registration.	Date of birth (in brackets).	Name of registrant.
TERRITORY						
GOVERNMENT TROOPING SCHOOL, TROOPING—1941.						
14101	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	46
14102	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	47
14103	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	48
14104	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	49
14105	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	50
14106	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	51
14107	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	52
14108	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	53
14109	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	54
14110	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	55
14111	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	56
14112	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	57
14113	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	58
14114	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	59
14115	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	60
14116	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	61
14117	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	62
14118	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	63
14119	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	64
14120	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	65
14121	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	66
14122	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	67
14123	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	68
14124	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	69
14125	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	70
14126	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	71
14127	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	72
14128	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	73
14129	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	74
14130	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	75
14131	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	76
14132	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	77
14133	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	78
14134	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	79
14135	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	80
14136	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	81
14137	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	82
14138	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	83
14139	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	84
14140	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	85
14141	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	86
14142	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	87
14143	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	88
14144	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	89
14145	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	90
14146	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	91
14147	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	92
14148	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	93
14149	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	94
14150	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	95
14151	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	96
14152	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	97
14153	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	98
14154	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	99
14155	Aviation Troop	1912, H.	July 1941—March 1942, VII Form	100

English section from 1842 to 1942, date of 1842 is bracketed and date is in parenthesis.		Period of service and highest grade attained last year.		Points app.
1842-1942		1842-1942		
GOVERNMENT TRAINING SCHOOL, HANNOY—cont.				
14133	X. H. Sanderson (September 1919), B	July 1940—March 1941, V Form	..	31
14134	Z. Kumpun (July 1941), B	Do.	..	32
14135	Z. Kumpun (November 1941), B	Do.	..	33
14136	V. H. Kumpun (July 1941), B	Do.	..	34
14137	N. Kumpun (August 1941), B	Do.	..	35
14138	Z. Kumpun (July 1941), B	Do.	..	36
14139	N. Kumpun (July 1941), B	Do.	..	37
14140	N. Kumpun (July 1941), B	Do.	..	38
14141	N. Kumpun (July 1941), B	Do.	..	39
14142	N. Kumpun (July 1941), B	Do.	..	40
14143	N. Kumpun (July 1941), B	Do.	..	41
14144	N. Kumpun (July 1941), B	Do.	..	42
14145	N. Kumpun (July 1941), B	Do.	..	43
14146	N. Kumpun (July 1941), B	Do.	..	44
14147	N. Kumpun (July 1941), B	Do.	..	45
14148	N. Kumpun (July 1941), B	Do.	..	46
14149	N. Kumpun (July 1941), B	Do.	..	47
14150	N. Kumpun (July 1941), B	Do.	..	48
14151	N. Kumpun (July 1941), B	Do.	..	49
14152	N. Kumpun (July 1941), B	Do.	..	50
14153	N. Kumpun (July 1941), B	Do.	..	51
14154	N. Kumpun (July 1941), B	Do.	..	52
14155	N. Kumpun (July 1941), B	Do.	..	53
14156	N. Kumpun (July 1941), B	Do.	..	54
14157	N. Kumpun (July 1941), B	Do.	..	55
14158	N. Kumpun (July 1941), B	Do.	..	56
14159	N. Kumpun (July 1941), B	Do.	..	57
14160	N. Kumpun (July 1941), B	Do.	..	58
14161	N. Kumpun (July 1941), B	Do.	..	59
14162	N. Kumpun (July 1941), B	Do.	..	60
14163	N. Kumpun (July 1941), B	Do.	..	61
14164	N. Kumpun (July 1941), B	Do.	..	62
14165	N. Kumpun (July 1941), B	Do.	..	63
14166	N. Kumpun (July 1941), B	Do.	..	64
14167	N. Kumpun (July 1941), B	Do.	..	65
14168	N. Kumpun (July 1941), B	Do.	..	66
14169	N. Kumpun (July 1941), B	Do.	..	67
14170	N. Kumpun (July 1941), B	Do.	..	68
14171	N. Kumpun (July 1941), B	Do.	..	69
14172	N. Kumpun (July 1941), B	Do.	..	70
14173	N. Kumpun (July 1941), B	Do.	..	71
14174	N. Kumpun (July 1941), B	Do.	..	72
14175	N. Kumpun (July 1941), B	Do.	..	73
14176	N. Kumpun (July 1941), B	Do.	..	74
14177	N. Kumpun (July 1941), B	Do.	..	75
14178	N. Kumpun (July 1941), B	Do.	..	76
14179	N. Kumpun (July 1941), B	Do.	..	77
14180	N. Kumpun (July 1941), B	Do.	..	78
14181	N. Kumpun (July 1941), B	Do.	..	79
14182	N. Kumpun (July 1941), B	Do.	..	80
14183	N. Kumpun (July 1941), B	Do.	..	81
14184	N. Kumpun (July 1941), B	Do.	..	82
14185	N. Kumpun (July 1941), B	Do.	..	83
14186	N. Kumpun (July 1941), B	Do.	..	84
14187	N. Kumpun (July 1941), B	Do.	..	85
14188	N. Kumpun (July 1941), B	Do.	..	86
14189	N. Kumpun (July 1941), B	Do.	..	87
14190	N. Kumpun (July 1941), B	Do.	..	88
14191	N. Kumpun (July 1941), B	Do.	..	89
14192	N. Kumpun (July 1941), B	Do.	..	90
14193	N. Kumpun (July 1941), B	Do.	..	91
14194	N. Kumpun (July 1941), B	Do.	..	92
14195	N. Kumpun (July 1941), B	Do.	..	93
14196	N. Kumpun (July 1941), B	Do.	..	94
14197	N. Kumpun (July 1941), B	Do.	..	95
14198	N. Kumpun (July 1941), B	Do.	..	96
14199	N. Kumpun (July 1941), B	Do.	..	97
14200	N. Kumpun (July 1941), B	Do.	..	98
14201	N. Kumpun (July 1941), B	Do.	..	99
14202	N. Kumpun (July 1941), B	Do.	..	100

1. Officer ranked, name of recipient, date of birth (in brackets) and (where applicable) rank.

Period of service and medals awarded.

Percentage.

TABLE—cont.

GOVERNMENT TRADING STORES, CANTONMENT—cont.

19047	T. K. Angasthane (April 1921, H)	July 1940—March 1941, III Form	44
19048	V. Ambanathan (July 1920, M)	Do	42
19049	D. Ambanathan (December 1917, H)	July 1940—March 1941, S.S.L.C.	42
19050	A. K. Ambanathan (December 1921, H)	July 1940—March 1941, V Form	40
19051	A. Ambanathan (August 1924, H)	Do	35
19052	P. C. Ambanathan (July 1924, H)	Do	34
19053	S. S. Ambanathan (June 1925, H)	Do	34
19054	N. M. Ambanathan (February 1926, M)	July 1940—March 1941, IV Form	31
19055	V. Ambanathan (September 1926, H)	Do	44
19056	V. Ambanathan (January 1926, H)	Do	42
19057	V. Ambanathan (July 1926, H)	July 1940—March 1941, III Form	42
19058	N. S. Ambanathan (July 1926, H)	July 1940—March 1941, S.S.L.C., VII Standard	48
19059	A. Ambanathan (March 1926, H)	Do	36
19060	T. Ambanathan (February 1926, H)	Do	40
19061	C. Ambanathan (July 1926, H)	Do	35
19062	K. K. Ambanathan (July 1926, H)	Do	35
19063	V. Ambanathan (February 1927, H)	Do	35
19064	S. Ambanathan (July 1927, H)	Do	35
19065	C. V. Ambanathan (December 1927, H)	Do	35
19066	G. Ambanathan (August 1927, H)	July 1940—March 1941, V Form	39
19067	K. Ambanathan (August 1927, H)	Do	40
19068	C. V. Ambanathan (December 1927, H)	Do	39
19069	G. Ambanathan (August 1927, H)	Do	39
19070	K. Ambanathan (August 1927, H)	Do	39
19071	K. Ambanathan (August 1927, H)	Do	39
19072	K. Ambanathan (August 1927, H)	Do	39
19073	K. Ambanathan (August 1927, H)	Do	39
19074	K. Ambanathan (August 1927, H)	Do	39
19075	K. Ambanathan (August 1927, H)	Do	39
19076	K. Ambanathan (August 1927, H)	Do	39
19077	K. Ambanathan (August 1927, H)	Do	39
19078	K. Ambanathan (August 1927, H)	Do	39
19079	K. Ambanathan (August 1927, H)	Do	39
19080	K. Ambanathan (August 1927, H)	Do	39
19081	K. Ambanathan (August 1927, H)	Do	39
19082	K. Ambanathan (August 1927, H)	Do	39
19083	K. Ambanathan (August 1927, H)	Do	39
19084	K. Ambanathan (August 1927, H)	Do	39
19085	K. Ambanathan (August 1927, H)	Do	39
19086	K. Ambanathan (August 1927, H)	Do	39
19087	K. Ambanathan (August 1927, H)	Do	39
19088	K. Ambanathan (August 1927, H)	Do	39
19089	K. Ambanathan (August 1927, H)	Do	39
19090	K. Ambanathan (August 1927, H)	Do	39
19091	K. Ambanathan (August 1927, H)	Do	39
19092	K. Ambanathan (August 1927, H)	Do	39
19093	K. Ambanathan (August 1927, H)	Do	39
19094	K. Ambanathan (August 1927, H)	Do	39
19095	K. Ambanathan (August 1927, H)	Do	39
19096	K. Ambanathan (August 1927, H)	Do	39
19097	K. Ambanathan (August 1927, H)	Do	39
19098	K. Ambanathan (August 1927, H)	Do	39
19099	K. Ambanathan (August 1927, H)	Do	39
19100	K. Ambanathan (August 1927, H)	Do	39

GOVERNMENT TRADING STORES, CANTONMENT AND CANTONMENT.

19101	T. K. Ambanathan (July 1927, H)	July 1940—March 1941, S.S.L.C., VII Standard	38
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GOVERNMENT TRADING STORES, CANTONMENT AND CANTONMENT.

19102	S. H. Ambanathan (July 1927, H)	July 1940—March 1941, III Form	38
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R.O. TRADING STORES, CANTONMENT.

19103	T. K. Ambanathan (July 1927, H)	July 1940—March 1941, VII Standard	47
19104	P. Ambanathan (December 1921, H)	Do	44
19105	A. Ambanathan (December 1921, H)	Do	44
19106	L. Ambanathan (December 1921, H)	Do	44
19107	L. Ambanathan (December 1921, H)	Do	44
19108	P. S. Ambanathan (July 1921, H)	Do	44
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19110	B. Ambanathan (August 1921, H)	Do	44
19111	S. Ambanathan (August 1921, H)	Do	44
19112	N. S. Ambanathan (January 1922, H)	Do	44
19113	A. Ambanathan (February 1922, H)	Do	44
19114	S. Ambanathan (July 1922, H)	Do	44
19115	A. Ambanathan (August 1922, H)	Do	44
19116	A. Ambanathan (August 1922, H)	Do	44
19117	A. Ambanathan (August 1922, H)	Do	44
19118	A. Ambanathan (August 1922, H)	Do	44
19119	A. Ambanathan (August 1922, H)	Do	44
19120	A. Ambanathan (August 1922, H)	Do	44
19121	A. Ambanathan (August 1922, H)	Do	44
19122	A. Ambanathan (August 1922, H)	Do	44
19123	A. Ambanathan (August 1922, H)	Do	44
19124	A. Ambanathan (August 1922, H)	Do	44
19125	A. Ambanathan (August 1922, H)	Do	44
19126	A. Ambanathan (August 1922, H)	Do	44
19127	A. Ambanathan (August 1922, H)	Do	44
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19129	A. Ambanathan (August 1922, H)	Do	44
19130	A. Ambanathan (August 1922, H)	Do	44
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19139	A. Ambanathan (August 1922, H)	Do	44
19140	A. Ambanathan (August 1922, H)	Do	44
19141	A. Ambanathan (August 1922, H)	Do	44
19142	A. Ambanathan (August 1922, H)	Do	44
19143	A. Ambanathan (August 1922, H)	Do	44
19144	A. Ambanathan (August 1922, H)	Do	44
19145	A. Ambanathan (August 1922, H)	Do	44
19146	A. Ambanathan (August 1922, H)	Do	44
19147	A. Ambanathan (August 1922, H)	Do	44
19148	A. Ambanathan (August 1922, H)	Do	44
19149	A. Ambanathan (August 1922, H)	Do	44
19150	A. Ambanathan (August 1922, H)	Do	44

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19120 A. Christensen (February 1941, 3)	R.E. Tamm's Service, Three years, -med.	
19127 M. Belfort (July 1931, 1)	July 1930-Sept. 1941, VII Standard	14
19128 E. Hansen (March 1931, 4)	" " " " " "	10
19129 R. C. Smith (May 1931, 1)	July 1940-March 1941, VII Form	10
19130 S. Rughorn (June 1931, 1)	July 1940-March 1941, VII Standard	10
19131 A. Vengulapala (January 1932, 3)	July 1940-March 1941, VII Standard	43
19132 K. Aasen (June 1931, 1)	" " " " " "	10
19133 T. Thompson (May 1931, 3)	" " " " " "	10
19134 S. Hansen (April 1931, 2)	July 1940-March 1941, VII Form	10
19135 M. S. Olsen (May 1931, 1)	August 1930-Sept. 1941, VII Form	10

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18-10-2	Ammon. Indus., A. (September 1912), BC	July 1910-30-31, 1912, VC Form	81
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18-10-5	Indus. Indus., D. (July 1912), BC	July 1910-30-31, 1912, VC Form	84
18-10-6	Indus. Indus., E. (July 1912), BC	July 1910-30-31, 1912, VC Form	85
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13446	Aravindan, T. G. (June 1915, B)	Do	38
13447	Aravindan, T. G. (June 1915, B)	July 1940—March 1941, IV Form	39
13448	Aravindan, T. G. (June 1915, B)	July 1940—March 1941, IV Form	40
13449	Aravindan, T. G. (June 1915, B)	July 1940—March 1941, IV Form	41
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13466	Aravindan, T. G. (June 1915, B)	July 1940—March 1941, IV Form	58
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10251 Thompson, S. (October 1941), M	July 1940—March 1941, III Form	46
10252 Thompson, S. (November 1941), M	July 1940—March 1941, IV Form	47
10253 Thompson, S. (December 1941), M	July 1940—March 1941, III Form	48
10254 Thompson, S. (January 1942), M	July 1940—March 1941, IV Form	49
10255 Thompson, S. (February 1942), M	July 1940—March 1941, V Form	50
10256 Thompson, S. (March 1942), M	July 1940—March 1941, VI Form	51
10257 Thompson, S. (April 1942), M	July 1940—March 1941, VII Form	52
10258 Thompson, S. (May 1942), M	July 1940—March 1941, VIII Form	53
10259 Thompson, S. (June 1942), M	July 1940—March 1941, IX Form	54
10260 Thompson, S. (July 1942), M	July 1940—March 1941, X Form	55
10261 Thompson, S. (August 1942), M	July 1940—March 1941, XI Form	56
10262 Thompson, S. (September 1942), M	July 1940—March 1941, XII Form	57
10263 Thompson, S. (October 1942), M	July 1940—March 1941, XIII Form	58
10264 Thompson, S. (November 1942), M	July 1940—March 1941, XIV Form	59
10265 Thompson, S. (December 1942), M	July 1940—March 1941, XV Form	60
10266 Thompson, S. (January 1943), M	July 1940—March 1941, XVI Form	61
10267 Thompson, S. (February 1943), M	July 1940—March 1941, XVII Form	62
10268 Thompson, S. (March 1943), M	July 1940—March 1941, XVIII Form	63
10269 Thompson, S. (April 1943), M	July 1940—March 1941, XIX Form	64
10270 Thompson, S. (May 1943), M	July 1940—March 1941, XX Form	65
10271 Thompson, S. (June 1943), M	July 1940—March 1941, XXI Form	66
10272 Thompson, S. (July 1943), M	July 1940—March 1941, XXII Form	67
10273 Thompson, S. (August 1943), M	July 1940—March 1941, XXIII Form	68
10274 Thompson, S. (September 1943), M	July 1940—March 1941, XXIV Form	69
10275 Thompson, S. (October 1943), M	July 1940—March 1941, XXV Form	70
10276 Thompson, S. (November 1943), M	July 1940—March 1941, XXVI Form	71
10277 Thompson, S. (December 1943), M	July 1940—March 1941, XXVII Form	72
10278 Thompson, S. (January 1944), M	July 1940—March 1941, XXVIII Form	73
10279 Thompson, S. (February 1944), M	July 1940—March 1941, XXIX Form	74
10280 Thompson, S. (March 1944), M	July 1940—March 1941, XXX Form	75
10281 Thompson, S. (April 1944), M	July 1940—March 1941, XXXI Form	76
10282 Thompson, S. (May 1944), M	July 1940—March 1941, XXXII Form	77
10283 Thompson, S. (June 1944), M	July 1940—March 1941, XXXIII Form	78
10284 Thompson, S. (July 1944), M	July 1940—March 1941, XXXIV Form	79
10285 Thompson, S. (August 1944), M	July 1940—March 1941, XXXV Form	80
10286 Thompson, S. (September 1944), M	July 1940—March 1941, XXXVI Form	81
10287 Thompson, S. (October 1944), M	July 1940—March 1941, XXXVII Form	82
10288 Thompson, S. (November 1944), M	July 1940—March 1941, XXXVIII Form	83
10289 Thompson, S. (December 1944), M	July 1940—March 1941, XXXIX Form	84
10290 Thompson, S. (January 1945), M	July 1940—March 1941, XL Form	85
10291 Thompson, S. (February 1945), M	July 1940—March 1941, XLI Form	86
10292 Thompson, S. (March 1945), M	July 1940—March 1941, XLII Form	87
10293 Thompson, S. (April 1945), M	July 1940—March 1941, XLIII Form	88
10294 Thompson, S. (May 1945), M	July 1940—March 1941, XLIV Form	89
10295 Thompson, S. (June 1945), M	July 1940—March 1941, XLV Form	90
10296 Thompson, S. (July 1945), M	July 1940—March 1941, XLVI Form	91
10297 Thompson, S. (August 1945), M	July 1940—March 1941, XLVII Form	92
10298 Thompson, S. (September 1945), M	July 1940—March 1941, XLVIII Form	93
10299 Thompson, S. (October 1945), M	July 1940—March 1941, XLIX Form	94
10300 Thompson, S. (November 1945), M	July 1940—March 1941, L Form	95
10301 Thompson, S. (December 1945), M	July 1940—March 1941, LI Form	96
10302 Thompson, S. (January 1946), M	July 1940—March 1941, LII Form	97
10303 Thompson, S. (February 1946), M	July 1940—March 1941, LIII Form	98
10304 Thompson, S. (March 1946), M	July 1940—March 1941, LIV Form	99
10305 Thompson, S. (April 1946), M	July 1940—March 1941, LV Form	100

MILITARY

GOVERNMENT TRADERS SERVICE, TOWN

10306 P. A. John Parkinson (March 1941), M	July 1940—March 1941, IV Form	45
10307 Thompson, S. (April 1941), M	July 1940—March 1941, VII Standard	48
10308 Thompson, S. (May 1941), M	July 1940—March 1941, VII Standard	49
10309 Thompson, S. (June 1941), M	July 1940—March 1941, VII Standard	50
10310 Thompson, S. (July 1941), M	July 1940—March 1941, VII Standard	51
10311 Thompson, S. (August 1941), M	July 1940—March 1941, VII Standard	52
10312 Thompson, S. (September 1941), M	July 1940—March 1941, VII Standard	53
10313 Thompson, S. (October 1941), M	July 1940—March 1941, VII Standard	54
10314 Thompson, S. (November 1941), M	July 1940—March 1941, VII Standard	55
10315 Thompson, S. (December 1941), M	July 1940—March 1941, VII Standard	56
10316 Thompson, S. (January 1942), M	July 1940—March 1941, VII Standard	57
10317 Thompson, S. (February 1942), M	July 1940—March 1941, VII Standard	58
10318 Thompson, S. (March 1942), M	July 1940—March 1941, VII Standard	59
10319 Thompson, S. (April 1942), M	July 1940—March 1941, VII Standard	60
10320 Thompson, S. (May 1942), M	July 1940—March 1941, VII Standard	61
10321 Thompson, S. (June 1942), M	July 1940—March 1941, VII Standard	62
10322 Thompson, S. (July 1942), M	July 1940—March 1941, VII Standard	63
10323 Thompson, S. (August 1942), M	July 1940—March 1941, VII Standard	64
10324 Thompson, S. (September 1942), M	July 1940—March 1941, VII Standard	65
10325 Thompson, S. (October 1942), M	July 1940—March 1941, VII Standard	66
10326 Thompson, S. (November 1942), M	July 1940—March 1941, VII Standard	67
10327 Thompson, S. (December 1942), M	July 1940—March 1941, VII Standard	68
10328 Thompson, S. (January 1943), M	July 1940—March 1941, VII Standard	69
10329 Thompson, S. (February 1943), M	July 1940—March 1941, VII Standard	70
10330 Thompson, S. (March 1943), M	July 1940—March 1941, VII Standard	71
10331 Thompson, S. (April 1943), M	July 1940—March 1941, VII Standard	72
10332 Thompson, S. (May 1943), M	July 1940—March 1941, VII Standard	73
10333 Thompson, S. (June 1943), M	July 1940—March 1941, VII Standard	74
10334 Thompson, S. (July 1943), M	July 1940—March 1941, VII Standard	75
10335 Thompson, S. (August 1943), M	July 1940—March 1941, VII Standard	76
10336 Thompson, S. (September 1943), M	July 1940—March 1941, VII Standard	77
10337 Thompson, S. (October 1943), M	July 1940—March 1941, VII Standard	78
10338 Thompson, S. (November 1943), M	July 1940—March 1941, VII Standard	79
10339 Thompson, S. (December 1943), M	July 1940—March 1941, VII Standard	80
10340 Thompson, S. (January 1944), M	July 1940—March 1941, VII Standard	81
10341 Thompson, S. (February 1944), M	July 1940—March 1941, VII Standard	82
10342 Thompson, S. (March 1944), M	July 1940—March 1941, VII Standard	83
10343 Thompson, S. (April 1944), M	July 1940—March 1941, VII Standard	84
10344 Thompson, S. (May 1944), M	July 1940—March 1941, VII Standard	85
10345 Thompson, S. (June 1944), M	July 1940—March 1941, VII Standard	86
10346 Thompson, S. (July 1944), M	July 1940—March 1941, VII Standard	87
10347 Thompson, S. (August 1944), M	July 1940—March 1941, VII Standard	88
10348 Thompson, S. (September 1944), M	July 1940—March 1941, VII Standard	89
10349 Thompson, S. (October 1944), M	July 1940—March 1941, VII Standard	90
10350 Thompson, S. (November 1944), M	July 1940—March 1941, VII Standard	91
10351 Thompson, S. (December 1944), M	July 1940—March 1941, VII Standard	92
10352 Thompson, S. (January 1945), M	July 1940—March 1941, VII Standard	93
10353 Thompson, S. (February 1945), M	July 1940—March 1941, VII Standard	94
10354 Thompson, S. (March 1945), M	July 1940—March 1941, VII Standard	95
10355 Thompson, S. (April 1945), M	July 1940—March 1941, VII Standard	96
10356 Thompson, S. (May 1945), M	July 1940—March 1941, VII Standard	97
10357 Thompson, S. (June 1945), M	July 1940—March 1941, VII Standard	98
10358 Thompson, S. (July 1945), M	July 1940—March 1941, VII Standard	99
10359 Thompson, S. (August 1945), M	July 1940—March 1941, VII Standard	100

Register number, name of vessel (date of birth (in brackets) and date of licence)	Period of validity and licence period (in brackets and name)	Percentage
MALAYA (Continued)		
GOVERNMENT TRADING SHIPS, MALAYSIAN REGISTRY		
10000	Malacca Delta (Singapore) (February 1935), M	August 1940—March 1942, VII Form
10009	Nibahat Rayman (October 1935), M	August 1940—March 1942, VII Standard
10010	Kaput Thangai Mathavan (October 1935), M	Do.
10011	European Yacht (Aldi) (March 1935), M	Do.
10012	Akrot Nanyang (December 1935), M	July 1940—March 1942, E.S.L.C.
10013	T. A.M.A. Koda (June 1935), M	July 1940—March 1942, VII Standard
GOVERNMENT TRADING SHIPS, Ceylon		
10006	Maradun Kaban (June 1935), M	July 1940—March 1942, V Form
10007	Tankerton Church (July 1935), M	Do.
10008	Tankerton Church (December 1935), M	Do.
10010	Tankerton Church (December 1935), M	Do.
10011	Tankerton Church (December 1935), M	Do.
10012	Tankerton Church (December 1935), M	Do.
10013	Tankerton Church (December 1935), M	Do.
10014	Tankerton Church (December 1935), M	Do.
10015	Tankerton Church (December 1935), M	Do.
10016	Tankerton Church (December 1935), M	Do.
10017	Tankerton Church (December 1935), M	Do.
10018	Tankerton Church (December 1935), M	Do.
10019	Tankerton Church (December 1935), M	Do.
10020	Tankerton Church (December 1935), M	Do.
10021	Tankerton Church (December 1935), M	Do.
10022	Tankerton Church (December 1935), M	Do.
10023	Tankerton Church (December 1935), M	Do.
10024	Tankerton Church (December 1935), M	Do.
10025	Tankerton Church (December 1935), M	Do.
10026	Tankerton Church (December 1935), M	Do.
10027	Tankerton Church (December 1935), M	Do.
10028	Tankerton Church (December 1935), M	Do.
10029	Tankerton Church (December 1935), M	Do.
10030	Tankerton Church (December 1935), M	Do.
10031	Tankerton Church (December 1935), M	Do.
10032	Tankerton Church (December 1935), M	Do.
10033	Tankerton Church (December 1935), M	Do.
10034	Tankerton Church (December 1935), M	Do.
10035	Tankerton Church (December 1935), M	Do.
10036	Tankerton Church (December 1935), M	Do.
10037	Tankerton Church (December 1935), M	Do.
10038	Tankerton Church (December 1935), M	Do.
10039	Tankerton Church (December 1935), M	Do.
10040	Tankerton Church (December 1935), M	Do.
10041	Tankerton Church (December 1935), M	Do.
10042	Tankerton Church (December 1935), M	Do.
10043	Tankerton Church (December 1935), M	Do.
10044	Tankerton Church (December 1935), M	Do.
10045	Tankerton Church (December 1935), M	Do.
10046	Tankerton Church (December 1935), M	Do.
10047	Tankerton Church (December 1935), M	Do.
10048	Tankerton Church (December 1935), M	Do.
10049	Tankerton Church (December 1935), M	Do.
10050	Tankerton Church (December 1935), M	Do.
10051	Tankerton Church (December 1935), M	Do.
10052	Tankerton Church (December 1935), M	Do.
10053	Tankerton Church (December 1935), M	Do.
10054	Tankerton Church (December 1935), M	Do.
10055	Tankerton Church (December 1935), M	Do.
10056	Tankerton Church (December 1935), M	Do.
10057	Tankerton Church (December 1935), M	Do.
10058	Tankerton Church (December 1935), M	Do.
10059	Tankerton Church (December 1935), M	Do.
10060	Tankerton Church (December 1935), M	Do.
10061	Tankerton Church (December 1935), M	Do.
10062	Tankerton Church (December 1935), M	Do.
10063	Tankerton Church (December 1935), M	Do.
10064	Tankerton Church (December 1935), M	Do.
10065	Tankerton Church (December 1935), M	Do.
10066	Tankerton Church (December 1935), M	Do.
10067	Tankerton Church (December 1935), M	Do.
10068	Tankerton Church (December 1935), M	Do.
10069	Tankerton Church (December 1935), M	Do.
10070	Tankerton Church (December 1935), M	Do.
10071	Tankerton Church (December 1935), M	Do.
10072	Tankerton Church (December 1935), M	Do.
10073	Tankerton Church (December 1935), M	Do.
10074	Tankerton Church (December 1935), M	Do.
10075	Tankerton Church (December 1935), M	Do.
10076	Tankerton Church (December 1935), M	Do.
10077	Tankerton Church (December 1935), M	Do.
10078	Tankerton Church (December 1935), M	Do.
10079	Tankerton Church (December 1935), M	Do.
10080	Tankerton Church (December 1935), M	Do.
10081	Tankerton Church (December 1935), M	Do.
10082	Tankerton Church (December 1935), M	Do.
10083	Tankerton Church (December 1935), M	Do.
10084	Tankerton Church (December 1935), M	Do.
10085	Tankerton Church (December 1935), M	Do.
10086	Tankerton Church (December 1935), M	Do.
10087	Tankerton Church (December 1935), M	Do.
10088	Tankerton Church (December 1935), M	Do.
10089	Tankerton Church (December 1935), M	Do.
10090	Tankerton Church (December 1935), M	Do.
10091	Tankerton Church (December 1935), M	Do.
10092	Tankerton Church (December 1935), M	Do.
10093	Tankerton Church (December 1935), M	Do.
10094	Tankerton Church (December 1935), M	Do.
10095	Tankerton Church (December 1935), M	Do.
10096	Tankerton Church (December 1935), M	Do.
10097	Tankerton Church (December 1935), M	Do.
10098	Tankerton Church (December 1935), M	Do.
10099	Tankerton Church (December 1935), M	Do.
10100	Tankerton Church (December 1935), M	Do.

BANKRUPT, married couples, date of 1915 (in brackets) and date of community	Period of service and highest grade achieved last period.	Percent- age.
KALAYALAKKAL		
Government Training School, Ceylon—1914		
10038 Kachilaman, Thappi Padaya Pungu (February 1915), M.	July 1940—March 1942, S.S.L.C.	43
10039 Kachilaman, Vaidikarath (March 1915), H.	July 1940—March 1942, V Form	38
10040 Kachilaman, Anantharam, Padaya Vaidik (June 1915), H.	August 1940—March 1942, VII Standard	42
10041 Kachilaman Kala Padaya Vaidik (June 1915), H.	July 1940—March 1942, S.S.L.C.	39
10042 Kachilaman Kachar Kachilaman Kachilak (July 1915), H.	July 1940—March 1942, V Form	39
10043 Kachilaman Kala Chakrath (June 1915), M.	July 1940—March 1942, S.S.L.C.	39
10044 Kachilaman Kachar, Marathu Hilla Vaidik (July 1915), H.	Do.	44
10045 Kachilaman Kachar, Yogi Kachilak Chakrath (July 1915), H.	July 1940—March 1942, Matriculation	42
10046 Kachilaman Kachar Thapathar (February 1915), M.	July 1940—March 1942, IV Form	45
10047 Kachilaman Kachilak, Marathu Padaya Perathar (September 1915), H.	July 1940—March 1942, S.S.L.C.	43
10048 Kachilaman, Kachar (July 1915), AD.	July 1940—March 1942, IV Form	49
10049 Kachilaman, Kachar (December 1915), AD.	July 1940—March 1942, IV Form	47
10050 Kachilaman, Kachilaman (May 1915), M.	July 1940—March 1942, S.S.L.C.	43
10051 Kachilaman, Kachilak (October 1915), M.	Do.	47
10052 Kachilaman Kachar, Kachilaman Vaidik (June 1915), H.	Do.	44
10053 Kachilaman Kachar, Vaidikaman Vaidik (August 1915), H.	July 1940—March 1942, IV Form	47
10054 Kachilaman Kachar, Kachilak (May 1915), H.	August 1940—March 1942, VIII Standard	40
10055 Kachilaman, Kachilak, Kachilak Chakrath (March 1915), H.	July 1940—March 1942, S.S.L.C.	37
10056 Kachilaman Kachar, Marathu (June 1915), M.	Do.	47
10057 Kachilaman Kachilak, Marathu Kachilak (June 1915), H.	Do.	33
10058 Kachilaman Kachilak, Panchikam Kachilak (October 1915), H.	Do.	31
10059 Kachilaman Kachilak, Kachilak (October 1915), M.	July 1940—March 1942, V Form	44
10060 Kachilaman, Kachilak (March 1915), M.	July 1940—March 1942, S.S.L.C.	48
10061 Kachilaman, Kachilak (July 1915), H.	July 1940—March 1942, IV Form	37
10062 Kachilaman, Kachilak (October 1915), AD.	Do.	36
10063 Kachilaman, Kachilak (September 1915), AD.	July 1940—March 1942, S.S.L.C.	42
10064 Kachilaman, Kachilak (January 1915), H.	July 1940—March 1942, IV Form	42
10065 Kachilaman, Kachilak (November 1915), M.	July 1940—March 1942, S.S.L.C.	43
10066 Kachilaman Kachar, Kachilak Vaidik (October 1915), H.	July 1940—March 1942, IV Form	43
10067 Kachilaman Kachilak, Kachilak Chakrath Vaidik (February 1915), H.	Do.	44
10068 Kachilaman Kachilak, Kachilak Chakrath (September 1915), C.	July 1940—March 1942, S.S.L.C.	42
10069 Kachilaman Kachilak, Kachilak Periyaram (July 1915), H.	Do.	43
10070 Kachilaman Kachar, Kachilak Vaidik (June 1915), M.	Do.	46
10071 Kachilaman Kachar, Kachilak Kachilak (May 1915), H.	Do.	43
10072 Kachilaman Kachar, Kachilak Kachilak (October 1915), H.	Do.	43
10073 Kachilaman Kachilak, Kachilak Kachilak (December 1915), H.	Do.	43
10074 Kachilaman Kachilak, Kachilak (June 1915), M.	Do.	46
10075 Kachilaman Kachilak, Kachilak (April 1915), M.	September 1940—March 1942, VIII Standard	42
10076 Kachilaman Kachilak, Kachilak (April 1915), M.	July 1940—March 1942, IV Form	36
10077 Kachilaman Kachilak, Kachilak (April 1915), M.	July 1940—March 1942, VIII Standard	41
10078 Kachilaman Kachilak, Kachilak (April 1915), M.	Do.	43
10079 Kachilaman Kachilak, Kachilak (July 1915), M.	July 1940—March 1942, V Form	43
10080 Kachilaman Kachilak, Kachilak (July 1915), M.	July 1940—March 1942, III Form	43
10081 Kachilaman Kachilak, Kachilak (August 1915), M.	July 1940—March 1942, VII Standard	44
10082 Kachilaman Kachilak, Kachilak (December 1915), M.	Do.	43
10083 Kachilaman Kachilak, Kachilak (October 1915), M.	Do.	43
10084 Kachilaman Kachilak, Kachilak (February 1915), M.	July 1940—March 1942, III Form	43
10085 Kachilaman Kachilak, Kachilak (June 1915), M.	July 1940—March 1942, S.S.L.C.	43
10086 Kachilaman Kachilak, Kachilak (July 1915), M.	Do.	43
10087 Kachilaman Kachilak, Kachilak (July 1915), M.	Do.	43
10088 Kachilaman Kachilak, Kachilak (July 1915), M.	Do.	43
10089 Kachilaman Kachilak, Kachilak (July 1915), M.	Do.	43
10090 Kachilaman Kachilak, Kachilak (July 1915), M.	Do.	43
10091 Kachilaman Kachilak, Kachilak (July 1915), M.	Do.	43
10092 Kachilaman Kachilak, Kachilak (July 1915), M.	Do.	43
10093 Kachilaman Kachilak, Kachilak (July 1915), M.	Do.	43
10094 Kachilaman Kachilak, Kachilak (July 1915), M.	Do.	43
10095 Kachilaman Kachilak, Kachilak (July 1915), M.	Do.	43
10096 Kachilaman Kachilak, Kachilak (July 1915), M.	Do.	43
10097 Kachilaman Kachilak, Kachilak (July 1915), M.	Do.	43
10098 Kachilaman Kachilak, Kachilak (July 1915), M.	Do.	43
10099 Kachilaman Kachilak, Kachilak (July 1915), M.	Do.	43
10100 Kachilaman Kachilak, Kachilak (July 1915), M.	Do.	43

Register number, name of candidate, date of birth (in brackets)
 Last date of nationality

Field of training and highest grade
 obtained (not used present)

Percent-
 age

TABLE—cont.

GOVERNMENT TRAINING SCHOOL FOR WOMEN, GENTYHARANG.

17181	B. Kanihawa (July 1913), C	July 1913—March 1915, III Form	43
17182	L. Hapenard (June 1914), C	July 1914—March 1915, VIII Standard	41
17183	Z. Poonhawan (May 1915), C	Do	42
17184	D. Kanihawa (July 1915), M	Do	43
17185	R. A. Poonhawan (June 1914), H	Do	44
17186	H. Kanihawa (January 1914), C	Do	45
17187	D. P. Poonhawan (January 1913), A & B	Do	46
17188	J. Jaya Day (August 1913), C	July 1913—March 1915, III Form	47
17189	P. Poonhawan (June 1914), H	Do	48
17190	V. Poonhawan (April 1915), C	Do	49
17191	M. Kanihawan (January 1915), C	July 1915—March 1917, VIII Standard	47
17192	V. Sordha (July 1915), H	Do	47
17193	E. Kanihawan (June 1915), C	Do	48
17194	V. Kanihawan (May 1917), N	Do	49
17195	A. Kanihawan (September 1915), H	July 1915—March 1917, III Form	47
17196	A. Yalukha (May 1915), N	July 1915—March 1917, VIII Standard	48
17197	R. Poonhawan (November 1915), H	Do	49
17198	L. A. Poonhawan (August 1916), H	July 1916—March 1917, III Form	49
17199	S. Kanihawan (February 1916), H	July 1916—March 1917, VIII Standard	49
17200	N. Kanihawan (June 1916), H	August 1916—March 1917, VIII Standard	49
17201	N. Kanihawan (May 1917), H	November 1917—March 1918, VIII Standard	47

S. M. MARY'S R. C. GIRLS' BOARDING TRAINING SCHOOL, VAMBO.

17202	R. Haidan Anahapana (December 1913), C	July 1913—March 1915, VIII Standard	48
17203	S. Poonhawan (October 1914), C	July 1914—March 1915, III Form	43
17204	S. Poonhawan (July 1915), C	July 1915—March 1917, VIII Standard	43
17205	M. Kanihawan (December 1915), C	Do	44
17206	S. Sordha (November 1915), C	Do	45
17207	T. Kanihawan (November 1915), C	Do	46
17208	M. Kanihawan (October 1915), C	Do	47
17209	F. Kanihawan (August 1915), C	Do	48
17210	C. Kanihawan (June 1915), C	Do	49
17211	Theresa (October 1915), C	Do	49
17212	R. Vapah Mary (December 1915), C	Do	47
17213	E. A. Poonhawan (June 1916), C	Do	49
17214	M. Kanihawan (April 1916), C	Do	49
17215	Sordha, S. (March 1916), C	Do	49
17216	S. Kanihawa (July 1916), C	July 1916—March 1917, IV Form	47
17217	S. Kanihawan (February 1917), C	July 1917—March 1918, VIII Standard	48
17218	M. Kanihawan (February 1917), C	Do	49
17219	Sordha (September 1917), C	Do	49
17220	R. H. Kanihawan (June 1917), C	July 1917—March 1918, VIII Standard	47
17221	Theresa (August 1917), C	Do	47
17222	M. Kanihawan (January 1918), C	Do	47
17223	Sordha (March 1918), C	Do	47
17224	L. Kanihawan (July 1918), C	Do	47
17225	S. Kanihawan (December 1918), C	Do	47

LADY WALLINGTON TRAINING COLLEGE, THOMAS, VAMBO.

17226	G. Gorden (July 1913), C	July 1913—March 1915, VIII Standard	48
17227	H. Kanihawan (July 1915), H	July 1915—March 1917, III Form	47
17228	H. Gorden (March 1915), AD	July 1915—March 1917, VIII Standard	48
17229	R. Kanihawan (July 1915), C	Do	49
17230	T. Kanihawan (May 1916), H	Do	49
17231	R. Kanihawan (March 1916), H	Do	49
17232	V. Kanihawan (March 1916), H	July 1916—March 1917, III Form	48
17233	V. Kanihawan (September 1917), E	July 1917—March 1918, VIII Standard	48
17234	C. Kanihawan (September 1917), H	July 1917—March 1918, III Form	47
17235	V. Kanihawan (July 1918), A & B	July 1918—March 1919, IV Form	47
17236	N. Kanihawan (June 1918), H	July 1918—March 1919, VIII Standard	47
17237	K. V. Poonhawan (July 1918), H	July 1918—March 1919, IV Form	47
17238	Poonhawan (January 1919), M	July 1919—March 1920, III Form	47
17239	A. Poonhawan (March 1919), H	July 1919—March 1920, VIII Standard	48
17240	C. Kanihawan (August 1919), A & B	July 1919—March 1920, E & F	48
17241	A. Kanihawan (January 1920), D	July 1920—March 1921, IX Standard, Bengal	46
17242	R. Kanihawan (August 1919), H	Autumn, Bangalore	
17243	S. Kanihawan (January 1920), H	July 1920—March 1921, III Form	48
17244	S. Kanihawan (February 1920), H	July 1920—March 1921, VIII Standard	48

CREC.

GOVERNMENT HIGHER SECONDARY AND TRAINING SCHOOL, KANDAMBA, VAMBO.

17245	Thomas (March 1918), M	July 1918—March 1920, VIII Standard	41
17246	Thomas (July 1918), M	Do	42
17247	Thomas (July 1918), M	Do	43
17248	Thomas (July 1918), M	Do	44
17249	Thomas (July 1918), M	Do	45
17250	Thomas (July 1918), M	Do	46
17251	Thomas (July 1918), M	Do	47
17252	Thomas (July 1918), M	Do	48
17253	Thomas (July 1918), M	Do	49
17254	Thomas (July 1918), M	Do	49
17255	Thomas (July 1918), M	Do	49
17256	Thomas (July 1918), M	Do	49
17257	Thomas (July 1918), M	Do	49
17258	Thomas (July 1918), M	Do	49
17259	Thomas (July 1918), M	Do	49
17260	Thomas (July 1918), M	Do	49

Subject names, names of candidates, date of birth (in brackets) and date of citizenship

Period of 10-15-1941 and 10-15-1942 (in brackets) and date of naturalization

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19021	Andersson, J. (September 1914), C	July 1940—March 1941, VII Standard	46
19022	B. F. Brown (May 1911), D	Do	52
19023	Brooks (July 1911), C	Do	53
19024	G. P. Brown (July 1911), C	Do	54
19025	A. P. Brown (July 1911), C	Do	55
19026	M. Brown (August 1911), C	Do	56
19027	M. Brown (August 1911), C	Do	57
19028	M. Brown (August 1911), C	Do	58
19029	M. Brown (August 1911), C	Do	59
19030	M. Brown (August 1911), C	Do	60
19031	M. Brown (August 1911), C	Do	61
19032	M. Brown (August 1911), C	Do	62
19033	M. Brown (August 1911), C	Do	63
19034	M. Brown (August 1911), C	Do	64
19035	M. Brown (August 1911), C	Do	65
19036	M. Brown (August 1911), C	Do	66
19037	M. Brown (August 1911), C	Do	67
19038	M. Brown (August 1911), C	Do	68
19039	M. Brown (August 1911), C	Do	69
19040	M. Brown (August 1911), C	Do	70
19041	M. Brown (August 1911), C	Do	71
19042	M. Brown (August 1911), C	Do	72
19043	M. Brown (August 1911), C	Do	73
19044	M. Brown (August 1911), C	Do	74
19045	M. Brown (August 1911), C	Do	75
19046	M. Brown (August 1911), C	Do	76
19047	M. Brown (August 1911), C	Do	77
19048	M. Brown (August 1911), C	Do	78
19049	M. Brown (August 1911), C	Do	79
19050	M. Brown (August 1911), C	Do	80
19051	M. Brown (August 1911), C	Do	81
19052	M. Brown (August 1911), C	Do	82
19053	M. Brown (August 1911), C	Do	83
19054	M. Brown (August 1911), C	Do	84
19055	M. Brown (August 1911), C	Do	85
19056	M. Brown (August 1911), C	Do	86
19057	M. Brown (August 1911), C	Do	87
19058	M. Brown (August 1911), C	Do	88
19059	M. Brown (August 1911), C	Do	89
19060	M. Brown (August 1911), C	Do	90
19061	M. Brown (August 1911), C	Do	91
19062	M. Brown (August 1911), C	Do	92
19063	M. Brown (August 1911), C	Do	93
19064	M. Brown (August 1911), C	Do	94
19065	M. Brown (August 1911), C	Do	95
19066	M. Brown (August 1911), C	Do	96
19067	M. Brown (August 1911), C	Do	97
19068	M. Brown (August 1911), C	Do	98
19069	M. Brown (August 1911), C	Do	99
19070	M. Brown (August 1911), C	Do	100

ALL OTHERS' & P. D. THUNDER SCHOOL, FOR TACOMAC, WASH., TACOMAC, WASH.

19071	G. A. Brown (May 1911), C	July 1940—March 1941, VII Standard	11
19072	J. E. Brown (May 1911), C	Do	12
19073	J. E. Brown (May 1911), C	Do	13
19074	J. E. Brown (May 1911), C	Do	14
19075	J. E. Brown (May 1911), C	Do	15
19076	J. E. Brown (May 1911), C	Do	16
19077	J. E. Brown (May 1911), C	Do	17
19078	J. E. Brown (May 1911), C	Do	18
19079	J. E. Brown (May 1911), C	Do	19
19080	J. E. Brown (May 1911), C	Do	20
19081	J. E. Brown (May 1911), C	Do	21
19082	J. E. Brown (May 1911), C	Do	22
19083	J. E. Brown (May 1911), C	Do	23
19084	J. E. Brown (May 1911), C	Do	24
19085	J. E. Brown (May 1911), C	Do	25
19086	J. E. Brown (May 1911), C	Do	26
19087	J. E. Brown (May 1911), C	Do	27
19088	J. E. Brown (May 1911), C	Do	28
19089	J. E. Brown (May 1911), C	Do	29
19090	J. E. Brown (May 1911), C	Do	30
19091	J. E. Brown (May 1911), C	Do	31
19092	J. E. Brown (May 1911), C	Do	32
19093	J. E. Brown (May 1911), C	Do	33
19094	J. E. Brown (May 1911), C	Do	34
19095	J. E. Brown (May 1911), C	Do	35
19096	J. E. Brown (May 1911), C	Do	36
19097	J. E. Brown (May 1911), C	Do	37
19098	J. E. Brown (May 1911), C	Do	38
19099	J. E. Brown (May 1911), C	Do	39
19100	J. E. Brown (May 1911), C	Do	40
19101	J. E. Brown (May 1911), C	Do	41
19102	J. E. Brown (May 1911), C	Do	42
19103	J. E. Brown (May 1911), C	Do	43
19104	J. E. Brown (May 1911), C	Do	44
19105	J. E. Brown (May 1911), C	Do	45
19106	J. E. Brown (May 1911), C	Do	46
19107	J. E. Brown (May 1911), C	Do	47
19108	J. E. Brown (May 1911), C	Do	48
19109	J. E. Brown (May 1911), C	Do	49
19110	J. E. Brown (May 1911), C	Do	50
19111	J. E. Brown (May 1911), C	Do	51
19112	J. E. Brown (May 1911), C	Do	52
19113	J. E. Brown (May 1911), C	Do	53
19114	J. E. Brown (May 1911), C	Do	54
19115	J. E. Brown (May 1911), C	Do	55
19116	J. E. Brown (May 1911), C	Do	56
19117	J. E. Brown (May 1911), C	Do	57
19118	J. E. Brown (May 1911), C	Do	58
19119	J. E. Brown (May 1911), C	Do	59
19120	J. E. Brown (May 1911), C	Do	60
19121	J. E. Brown (May 1911), C	Do	61
19122	J. E. Brown (May 1911), C	Do	62
19123	J. E. Brown (May 1911), C	Do	63
19124	J. E. Brown (May 1911), C	Do	64
19125	J. E. Brown (May 1911), C	Do	65
19126	J. E. Brown (May 1911), C	Do	66
19127	J. E. Brown (May 1911), C	Do	67
19128	J. E. Brown (May 1911), C	Do	68
19129	J. E. Brown (May 1911), C	Do	69
19130	J. E. Brown (May 1911), C	Do	70

Register number, name of candidate, date of birth (in brackets) and time of birth (in 24 hours)	• Period of training and subject covered (in 24 hours)	Remarks
KAYSTALAN—cont.		
GOVERNMENT TRAINING SCHOOL FOR WOMEN, FORTSTOWN—cont.		
16002 P. V. Bhargava (November 1921, H)	July 1945—March 1946, VII Standard	40
16003 K. K. Pandey (June 1926, H)	Do	42
16020 M. Kumbhar (August 1921, H)	Do	44
16021 T. V. Das (June 1927, C)	Do	45
16024 P. Jais (August 1926, H)	Do	46
16040 P. V. Devika (May 1926, H)	Do	48
16044 Anandh (July 1921, H)	Do	47
16045 A. Madhan (September 1921, H)	Do	47
16048 M. Jais (August 1921, H)	Do	48
16049 Urvashi (March 1926, H)	Do	49
16057 C. P. Sanyal (July 1926, H)	Do	49
16058 H. Anandh (March 1926, H)	Do	49
16060 T. Sanyal (July 1921, H)	July 1945—March 1946, VI Form	49
16066 Jais (November 1921, H)	July 1945—March 1946, VIII Standard	48
16077 L. Sanyal (March 1921, C)	Do	49
16078 M. K. Sanyal (February 1921, H)	Do	49
16080 D. Chellappa (November 1921, C)	July 1945—March 1946, III Form	49
16084 K. V. Sanyal (June 1921, C)	July 1945—March 1946, VII Standard	49
16085 D. Sanyal (November 1921, H)	July 1945—March 1946, III Form	49
16087 P. V. Sanyal (June 1921, H)	July 1945—March 1946, VIII Standard	49
16088 V. V. Sanyal (February 1921, C)	Do	49
16091 K. Sanyal (February 1921, H)	Do	47
16092 C. Sanyal (March 1921, H)	Do	47
16093 N. Chinn (September 1921, H)	July 1945—March 1946, III Form	49
16094 K. Sanyal (November 1921, H)	July 1945—March 1946, VIII Standard	49
16095 P. K. Sanyal (November 1921, H)	Do	49
16097 K. K. Sanyal (July 1921, H)	Do	49
16098 K. P. Sanyal (May 1921, H)	Do	49
16099 C. T. Sanyal (February 1921, C)	Do	49
16100 G. Sanyal (January 1921, H)	Do	49
16101 M. Sanyal (March 1921, H)	Do	49
16102 K. D. Sanyal (June 1921, H)	Do	49
16103 P. T. Sanyal (July 1921, C)	Do	49
16104 P. Sanyal (January 1921, H)	Do	49
16105 G. Sanyal (May 1921, H)	July 1945—March 1946, VI Form	49
16106 K. Sanyal (February 1921, H)	July 1945—March 1946, VII Standard	49
16107 P. Sanyal (February 1921, H)	July 1945—March 1946, VII Standard	49
16108 P. Sanyal (February 1921, H)	Do	49
16109 K. Sanyal (February 1921, H)	Do	49
16110 K. Sanyal (February 1921, H)	Do	49
16111 K. Sanyal (February 1921, H)	Do	49
16112 K. Sanyal (February 1921, H)	Do	49
16113 K. Sanyal (February 1921, H)	Do	49
16114 K. Sanyal (February 1921, H)	Do	49
16115 K. Sanyal (February 1921, H)	Do	49
16116 K. Sanyal (February 1921, H)	Do	49
16117 K. Sanyal (February 1921, H)	Do	49
16118 K. Sanyal (February 1921, H)	Do	49
16119 K. Sanyal (February 1921, H)	Do	49
16120 K. Sanyal (February 1921, H)	Do	49
16121 K. Sanyal (February 1921, H)	Do	49
16122 K. Sanyal (February 1921, H)	Do	49
16123 K. Sanyal (February 1921, H)	Do	49
16124 K. Sanyal (February 1921, H)	Do	49
16125 K. Sanyal (February 1921, H)	Do	49
16126 K. Sanyal (February 1921, H)	Do	49
16127 K. Sanyal (February 1921, H)	Do	49
16128 K. Sanyal (February 1921, H)	Do	49
16129 K. Sanyal (February 1921, H)	Do	49
16130 K. Sanyal (February 1921, H)	Do	49
16131 K. Sanyal (February 1921, H)	Do	49
16132 K. Sanyal (February 1921, H)	Do	49
16133 K. Sanyal (February 1921, H)	Do	49
16134 K. Sanyal (February 1921, H)	Do	49
16135 K. Sanyal (February 1921, H)	Do	49
16136 K. Sanyal (February 1921, H)	Do	49
16137 K. Sanyal (February 1921, H)	Do	49
16138 K. Sanyal (February 1921, H)	Do	49
16139 K. Sanyal (February 1921, H)	Do	49
16140 K. Sanyal (February 1921, H)	Do	49
16141 K. Sanyal (February 1921, H)	Do	49
16142 K. Sanyal (February 1921, H)	Do	49
16143 K. Sanyal (February 1921, H)	Do	49
16144 K. Sanyal (February 1921, H)	Do	49
16145 K. Sanyal (February 1921, H)	Do	49
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16151 K. Sanyal (February 1921, H)	Do	49
16152 K. Sanyal (February 1921, H)	Do	49
16153 K. Sanyal (February 1921, H)	Do	49
16154 K. Sanyal (February 1921, H)	Do	49
16155 K. Sanyal (February 1921, H)	Do	49
16156 K. Sanyal (February 1921, H)	Do	49
16157 K. Sanyal (February 1921, H)	Do	49
16158 K. Sanyal (February 1921, H)	Do	49
16159 K. Sanyal (February 1921, H)	Do	49
16160 K. Sanyal (February 1921, H)	Do	49
16161 K. Sanyal (February 1921, H)	Do	49
16162 K. Sanyal (February 1921, H)	Do	49
16163 K. Sanyal (February 1921, H)	Do	49
16164 K. Sanyal (February 1921, H)	Do	49
16165 K. Sanyal (February 1921, H)	Do	49
16166 K. Sanyal (February 1921, H)	Do	49
16167 K. Sanyal (February 1921, H)	Do	49
16168 K. Sanyal (February 1921, H)	Do	49
16169 K. Sanyal (February 1921, H)	Do	49
16170 K. Sanyal (February 1921, H)	Do	49
16171 K. Sanyal (February 1921, H)	Do	49
16172 K. Sanyal (February 1921, H)	Do	49
16173 K. Sanyal (February 1921, H)	Do	49
16174 K. Sanyal (February 1921, H)	Do	49
16175 K. Sanyal (February 1921, H)	Do	49
16176 K. Sanyal (February 1921, H)	Do	49
16177 K. Sanyal (February 1921, H)	Do	49
16178 K. Sanyal (February 1921, H)	Do	49
16179 K. Sanyal (February 1921, H)	Do	49
16180 K. Sanyal (February 1921, H)	Do	49
16181 K. Sanyal (February 1921, H)	Do	49
16182 K. Sanyal (February 1921, H)	Do	49
16183 K. Sanyal (February 1921, H)	Do	49
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16185 K. Sanyal (February 1921, H)	Do	49
16186 K. Sanyal (February 1921, H)	Do	49
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16196 K. Sanyal (February 1921, H)	Do	49
16197 K. Sanyal (February 1921, H)	Do	49
16198 K. Sanyal (February 1921, H)	Do	49
16199 K. Sanyal (February 1921, H)	Do	49
16200 K. Sanyal (February 1921, H)	Do	49

British number and name of candidate, date of birth (in brackets) and class of membership	Period of serving and date of second election (in brackets)	Foreign vote
GOVERNMENT TRAINING SCHOOL FOR WOMEN, DUMFRIES		
18045: Margaret Campbell (August 1911), O	July 1945—March 1947, V Form	51
18047: M. Ganga Rao (February 1925), H	July 1945—March 1947, VII Standard	51
18048: P. Kalliam (April 1927), H	Do	56
18050: Anila Lewis (June 1921), C	Do	45
18052: Prasad K. Karmada (August 1921), C	Do	45
18054: Dina Wambha (April 1926), C	Do	52
18055: Anni Mary Lewis (February 1925), C	Do	51
18056: Josephine Marston (September 1923), C	Do	51
18057: Madeline Emma Lewis (November 1924), H	Do	52
18058: Eula Rugg (December 1920), C	Do	46
18059: Eury D'Souza (January 1925), C	Do	44
18060: Agnes Marston (July 1921), C	Do	51
18061: Mary D'Souza (March 1918), C	July 1945—March 1947, V Form	51
18062: P. Venkoba (March 1926), H	July 1945—March 1947, VII Standard	45
18063: K. Rama Rao (September 1925), H	Do	50
18064: K. Karmada (March 1924), H	Do	48
18065: Cecelia Pinner (October 1923), C	Do	52
18066: T. Josephine (January 1925), H	Do	41
18067: K. Ganga Rao (June 1925), H	July 1945—March 1947, IV Form	50
18068: Laila Jay Shastri (February 1923), C	July 1945—March 1947, VII Standard	43
18069: Cecelia Marston (October 1919), C	July 1945—March 1947, V Form	43
18070: N. Karmada (July 1921), H	July 1945—March 1947, VII Standard	50
18071: R. Sankar Rao (February 1924), H	July 1945—March 1947, VI Form	49
18072: Kame C. James (July 1914), C	July 1945—March 1947, VI Form	54
18073: Eleanora P. Lewis (September 1911), O	July 1945—March 1947, VII Form	54
18074: K. Agnes (September 1921), H	July 1945—March 1947, VII Standard	48
18075: K. P. Rao (April 1921), H	Do	50
18076: S. Venkoba Rao (July 1925), H	Do	41
18077: Mary D'Souza (June 1921), O	Do	50
18078: A. Ganga Rao (June 1925), H	Do	42
18080: K. Pinner (June 1926), H	Do	57

LIST OF CANDIDATES WHO FAILED IN ONE, TWO OR THREE GROUPS ONLY

The candidates whose regular numbers and names are given below are disqualified under rule 142 of the Madras Educational Code, in respect of all subsequent Triennial Group Meetings. Candidates disqualified only in the group or groups of subjects mentioned against their names in which they have failed will be allowed to have joined the examination if they pass in the one or the two or the three groups of subjects. Results of candidates are particularly reported in quotes in the list of candidates for the examination for which they may appear, the negative candidates of these candidates whose names are given in the above statement—

- The following are the groups of subjects—
1. Child Science and Education
 2. School Administration
 3. Language—Hindi and Tamil
 4. Methods of Teaching—
 - (a) Arithmetic
 - (b) History Study and Geography
 5. Methods of Teaching—
 - (a) Indian History and Civics
 - (b) Geography
 6. Rural Social Problems

Regular number and name of candidate.

EXAMINATIONS CLASSES (XII)—ADVISED RESULTS

Regular number and name of candidate	Group of subjects in which failed
18081: Kathiresan Sundaram	A
18082: P. Kalliam	A
18083: M. Karmada	A, D
18084: M. Karmada	A, D
18085: M. Karmada	A, D
18086: M. Karmada	A, D
18087: M. Karmada	A, D
18088: M. Karmada	A, D
18089: M. Karmada	A, D
18090: M. Karmada	A, D
18091: M. Karmada	A, D
18092: M. Karmada	A, D
18093: M. Karmada	A, D
18094: M. Karmada	A, D
18095: M. Karmada	A, D
18096: M. Karmada	A, D
18097: M. Karmada	A, D
18098: M. Karmada	A, D
18099: M. Karmada	A, D
18100: M. Karmada	A, D
18101: M. Karmada	A, D
18102: M. Karmada	A, D
18103: M. Karmada	A, D
18104: M. Karmada	A, D
18105: M. Karmada	A, D
18106: M. Karmada	A, D
18107: M. Karmada	A, D
18108: M. Karmada	A, D
18109: M. Karmada	A, D
18110: M. Karmada	A, D
18111: M. Karmada	A, D
18112: M. Karmada	A, D
18113: M. Karmada	A, D
18114: M. Karmada	A, D
18115: M. Karmada	A, D
18116: M. Karmada	A, D
18117: M. Karmada	A, D
18118: M. Karmada	A, D
18119: M. Karmada	A, D
18120: M. Karmada	A, D
18121: M. Karmada	A, D
18122: M. Karmada	A, D
18123: M. Karmada	A, D
18124: M. Karmada	A, D
18125: M. Karmada	A, D
18126: M. Karmada	A, D
18127: M. Karmada	A, D
18128: M. Karmada	A, D
18129: M. Karmada	A, D
18130: M. Karmada	A, D
18131: M. Karmada	A, D
18132: M. Karmada	A, D
18133: M. Karmada	A, D
18134: M. Karmada	A, D
18135: M. Karmada	A, D
18136: M. Karmada	A, D
18137: M. Karmada	A, D
18138: M. Karmada	A, D
18139: M. Karmada	A, D
18140: M. Karmada	A, D
18141: M. Karmada	A, D
18142: M. Karmada	A, D
18143: M. Karmada	A, D
18144: M. Karmada	A, D
18145: M. Karmada	A, D
18146: M. Karmada	A, D
18147: M. Karmada	A, D
18148: M. Karmada	A, D
18149: M. Karmada	A, D
18150: M. Karmada	A, D



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 25] MADRAS, TUESDAY EVENING, JUNE 23, 1942

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Birth and death records:	Data sources:
Madras City—Weekly returns.	Declared values of imports and exports—Madras Province—April 1942.
Madras Port Trust.	Wholesale price of coconut oil—Madras City—May 1942.
Characteristics: —Wholesale prices—Dissolving on 22nd June 1942.	Source reports:
Division reports.	November 1941.
	Week ending 28th Mar 1942.

* Supplements can be purchased separately from The Internationaler. Contact your nearest branch office.

Notes.—Instruments are Commercial, Industrial, Agricultural, Public Health, Laboratory and other markets are based on *Logarithmic* in this part called "The Standard System," which can be bought separately from the Superintendent Government Bureau, United States, Bureau, or contract instrumented in.

Delegation of powers under clauses 4 and 5 of
Sugar Control Order.

Port St. George, June 18, 1945.

The following notification of the Government of India
is reproduced:—

DEPARTMENT OF COMMERCE.

Private Circular (Special).

New Delhi, the 16th June 1945.

No. 125, (1945)—In pursuance of sub-clause (a) of
clause 5 of the Sugar Control Order, 1945, I, K. G. Kishore,

I.C.P., Sugar Controller for India, hereby authorize the
Manager of Civil Supplies, Bombay, to exercise within
the Bombay Presidency the powers conferred upon me
under clause 5 and 5 of the said order, subject to
such directions as may be issued by me from time to
time.

G. F. KANDINAKARA MENON,
Secretary to Government.

PUBLIC DEPARTMENT.

(General.)

Certain issues of "Patrika" declared forfeit.

Port St. George, June 18, 1945.

[G.O. M. No. 1074, Public (General).]

The following notification of the Government of
the People is reproduced:—

HOME DEPARTMENT.

General.

Patna, the 20th May 1945.

No. 127/195 P.B.—In exercise of the powers con-
ferred by section 19 of the Indian Press (Emer-
gency Powers) Act, XXIII of 1950, the Governor

Delivery ordered in respect of certain publications of the Bombay Government.

Port St. George, June 13, 1945 [G.O. M. No. 1071, Public (General).]

Whereas it has been brought to the notice of the Government of Madras, that the publications of the Bombay
Government contained in the annexure to this order contain information likely to assist the enemy;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-rule (1) of rule 66 of the Defence of India
Rules, 1938, the Government of Madras hereby places in requisition that the said publications and copies thereof shall be
delivered to the Commissioner of Police, Madras, in the City of Madras and to the District Magistrate concerned
therein.

ANNEXURE.

Statement A.

Publications containing information likely to assist the enemy

- (1) The General Administrative Reports. All issues published as far as
- (2) Assembly Debates, Volume 7, Parts 2, 25, 26 and 27.
- (3) The Annual Reports of the Police of the City of Bombay for the years 1938, 1939 and 1940.
- (4) The Annual Report of the Police of the Port of Bombay including Harbour for the years 1938, 1939 and
1940.
- (5) The Bombay Jail Administrative Reports for the years 1938 and 1939.
- (6) The Annual Reports of the Board of Public Health Works for the years 1932-33, 1933-34 and 1934-35.
- (7) The Bombay Presidency Motor Guide.
- (8) The Administrative Reports of the Public Works Department in the Province of Bombay with a detailed
review of the Civil and Military works. All issues published as far as
- (9) The Brigadier Administrative Reports, Province of Bombay, Part I. All issues published as far as
- (10) References containing the papers relating to the original or revised settlements, published in or before
1938-39, or—
- (a) All taluka in the Thane and Bombay Suburban districts.
- (b) all other coastal talukas of this Province. (As detailed in Statement B.)
- (c) Kewari taluka of the Poona district.
- (d) District taluka of the Ahmednagar district.

Statement B.

List of Settlement Reports of Coastal Talukas in the Province of Bombay. (Taken from 19 (b) of Statement A.)

		Details of the publications.		Settlement number.	
		Assigned District.			
Thane Taluka
Do.
Ahmednagar Taluka
Do.

COXVII New Series

COXVIII New Series

COXIX New Series

COXX New Series

		Date of the settlement		Settlement number.	
		Revenue and Public Works District			
Berhali Taluka	Revenue Survey Settlement	COOXXVI.	
Do.	Revenue Settlement	(1815).	
Amal Taluka	Revenue Survey Settlement	COOXXVII New Series	
Jambhura Taluka	Do.	COOXXVIII New Series	
Vijaya Taluka	Revenue Survey and Assessment	CKL New Series	
Do.	Revenue Survey Settlement	COOXXIX New Series.	
Arakhanu Taluka (including Bhami Taluk).	Do.	CKLXII New Series.	
Barak District.					
Barak Taluka	Revenue Settlement	COOXXIII New Series.	
Jalpaiguri Taluka	Do.	COOXXIV New Series.	
Chowmali Taluka	Do.	COOXXV New Series.	
Do.	Second Revenue Settlement	DOXXVII New Series.	
Oldani Taluka	Revenue Settlement	COOXXVI New Series.	
Do.	Papers relating to Second Revenue Settlement	(1862).	
Bhanga District.					
Thana Bhalal	Second Revenue Settlement	DOXXVIII New Series.	
Baranua Taluka	Revenue Settlement	COOXXVII New Series.	
Do.	Second Revenue Settlement	DOXXIX New Series.	
Dakshin Taluka (including Taluk).	Revenue Settlement	COOXXVIII New Series.	
Pujbar Taluka	Do.	COOXXVIII New Series.	
Kamrup District.					
Harayur Taluka (including Bhatali Pargana).	First Revenue Settlement Papers	D.L.VI New Series.	
Kamruha Taluka	Do.	D.L.VII New Series.	
Antola Taluka	Do.	D.L.VIII New Series.	
Taluka and Kamruha Taluka.	Introduction of the Revised rules of assessment and the Assam and Come Taluk	D.L.XIII New Series.	
Kamrup Taluka	Revenue Survey and Assessment of Kamrup Taluka	D.L.VIII New Series.	
Do.	Second Revenue Settlement of Kamrup Taluka	DOXXII New Series.	
Kachin District.					
Margaret Taluka	Revenue Survey Settlement	COOXXXI New Series.	
Toba Taluka	Do.	COOXXXII New Series.	
Do.	Second Revenue Survey Settlement	CKLI, New Series.	
Alibag Taluka	Revenue Survey Settlement	CKLI New Series.	
Do.	Second Revenue Survey Settlement	DOXXIII New Series.	
Forward Taluka (including Vira Taluk).	Revenue Settlement	CKLXIV New Series.	
Do.	Second Revenue Settlement	DOXX New Series.	
For Taluka	Revenue Settlement	CKLXI New Series.	
For Taluka (including Yaghtana Taluk).	Second Revenue Settlement	DOXXIV New Series.	
Rangoon District.					
Malwa Taluka	Original Survey Settlement	CKLXXVI New Series.	
Do.	Revenue Survey Settlement	DOXXV New Series.	
Vagayagala Taluka	Do.	COOXXIII New Series.	
Chingun Taluka (including Chagay Taluk).	Do.	COOXXIV New Series.	
Deyag Taluka	Original Survey Settlement	CKLIII New Series.	
Do.	Revenue Survey Settlement	DOXXVI New Series.	
Hajipur Taluka	Original Survey Settlement	CKLI New Series.	
Do.	Original (Gumbhat village)	CKLI New Series.	
Do.	Revenue Settlement	DOXXVII New Series.	
Rangoon Taluka	Do.	COOXXV New Series.	
Do.	Second Revenue Settlement	DOXXVIII New Series.	
Mandalay Taluka	Revenue Settlement	CKLXX New Series.	
Capin Taluka	Do.	COOXX New Series.	
Bugayawadi Taluka	Original Survey Settlement	CKLXXI New Series.	
Do.	Revenue Survey Settlement	DOXX New Series.	

M. V. RADHMURTY,
Chief Secretary

(WAT.)

List of steam trading firms and amendments thereto.

Port St. George, June 2, 1914
(D.O. No. 183, 1914) (W-3).

The following establishments of the Government of India are registered as—

PARADE CO-OPERATIVE DEPARTMENTS.

May 24th, 1914.

No. 1205-D.R./12.—In pursuance of clause (i) of sub (1) of the Defence of India Rules, and in pursuance of the Notification of the Government of India of the Defence of India Regulations, Government, No. 11870-D.R./12, issued on the 20th January 1912, the following Government is placed on record:—such of the persons or bodies of persons specified in the Schedule hereto attached to be an enemy for the purposes of Part X of the said Rules.

2. This notification shall take effect from the 20th May 1914.

ENEMIES.

ARGENTINA—

Patrol, 2nd Bahad.
Comodoro, Dr. Las Bahad.
Rosa (Shuman) Bahad.
Argentine Telegraphic Bahad.
Steam Works Agency Bahad.
Sachin Bahad.
Thames, E. Bahad.
Cochran Bahad.
Ugarte Bahad.

ARGENTINA—

"Luzon" Co. Andorra la Vella.
Comodoro de Andorra la Vella.
International de Andorra la Vella.
Comodoro de Andorra la Vella.
Com. "Luzon" Andorra la Vella.

ARGENTINA—

Buenos Aires Bahad.
Bahad. Bahad.
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Bahad. Bahad.

ARGENTINA—

A.E.O. Co. Bahad.
Bahad. Bahad.
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ARGENTINA—

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Kaulke, Karoline ..	Barrio Arica 403, Chongomilla.
Kaulke, Wilhelmine & Co., K. & J. ..	Barrio Arica 403, Chongomilla.
Kaufmann & Co. ..	Barrio, and all branches in La Paz.
Katholischer Werkbund ..	Calle 1436, Valparaiso.
Kawaguchi, H. ..	Barrio.
Kawamura, K. ..	Barrio.
Kayser, Hans Kasak ..	Barrio York 33, Santiago.
Kayser, Hans ..	Calle Domingo 321, Santiago.
Kiehlhorn, A. & Co. ..	San Pedro 230, Santiago.
Koch, Carlos ..	Calle 21, Arica.
Koch, Hans ..	Calle 50, Puente Arica.
Kuhn, Yusem ..	Barrio.
Kyngin, W. & Co. ..	Hospital 331, Calle Santiago.
Komae Agreola Maritima ..	Aguilón 1296, Santiago, and at Valparaiso.
Kramer & Co. Ltda. ..	Aguilón 231, Calle 1184, Santiago.
Krohn, Leo ..	Barrio 1296, Valparaiso.
Kroth, P. F. & Co. ..	Academi.
Kroth, Fritz J. ..	Calle O'Higgins 323, Arica.
Kroeger & Co. Ltda. ..	Calle 2023, Santiago.
Krugers, G. Walter ..	Ave. B. O'Higgins 1454, Santiago.
Kühnemann, E. Knop & Co. ..	Puerto de los Contrabandos, Santiago, and at Iquique in Chile Occidente 813, Valparaiso.
"La Unión", Soc. de C. ..	
"La Proveedor" Cál. de Reparto ..	
La Química "Bayer" ..	
La Unión y Co. ..	
"La Raza de las Medias" ..	
Carlos Saffari ..	
Lacort, Luis ..	Barrio 28, Santiago.
Lacort, Luis, Soc. ..	15 Norte 406, Valparaiso.
Lacort, P. Roberto ..	Aguilón 312, Calle 30, San D. 635, Santiago.
Lafit, Oribeal ..	Aguilón 345, Calle 318, Santiago.
Laird, Eric ..	Aguilón 327-45, Calle 3214, Santiago.
Likhtner, Hermann ..	Barrio 332, Santiago.
Likhtner, Roberto ..	Aguilón 1153, Calle 126, Santiago.
Likhtner & Schneider ..	Aguilón 1153, Calle 126, Santiago.
Lisch, P. & Co. ..	Barrio.
Lizubian, Abel ..	Calle 1437, and Barrio 21, San D. Valparaiso.
Lora, Benedito, Lora & Cía. Ltda. ..	Moneda 215-217, Santiago, and all branches in Chile.
Lobos & Co. Ltda. ..	Calle Domingo 112, San D. 1437.
Lodner, Enrique ..	Aguilón-veg. Aguilón, Santiago.
Maklinian, Eusebio ..	Barrio.
Maklinian, Edo. Taboas, Ltd. ..	Barrio.
Mancos, Rafael ..	Calle 407, Valparaiso.
Mancos, Rafael Ycaza ..	San Pedro 1163, Santiago.
Mancos, Yrion ..	Barrio.
Mancos, Yrion & Compania S. de C. ..	Calle 505, Valparaiso.
Martinez, H. & Co. ..	Aguilón 879, Calle 3115, Santiago.
Martinez & Co. Ltda. ..	Barrio 145, Santiago.
Martín & Rosal, S. de C. ..	Barrio, and all branches in Chile.
Mascheron & Co. ..	Aguilón 115, Santiago.
Mascheron, S. ..	Barrio.
Mascheron José, S. de C. ..	Ave. B. O'Higgins 1485, Santiago.
Mascheron & Vassanotti ..	Barrio.
Mayer, Eusebio ..	Barrio.
Mayer M. Yrion ..	Calle 50, San D. Occidente.
Mayer Yrion ..	Calle 50, San D. Occidente.
"Mascheron" José & Com. ..	Barrio 138, Santiago.
Alonso de Arce ..	
Yrion-Mayer ..	
Mascheron Cál. Ltda. Soc. ..	Rosendo 140, Calle 161, Valparaiso.
Moré Química Chile ..	Barrio.
Moré, Luis ..	Barrio.
Morón, J. ..	Barrio.
Morón, J. & Co. ..	Coquimbo.
Morón, J. & Co. ..	Coquimbo.

Keywords: child abuse, child sexual abuse, child sexual exploitation, child sexual abuse, child sexual exploitation, child sexual abuse, child sexual exploitation

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JUNE 22, 1947

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GRAPPELLA—ONE

- Firma "Racing Article" Sonol, Alta Verapaz.
 Cárdenas & Co.
 Firma "Racing Article" Tuxtla, San Marcos.
 (Over Natchabala & Co.)
 Firma "Fabela" (Karl Natchabala & Co.) Colombia, Quetzaltenango.
 Natchabala & Co., Natchabala, San Marcos.
 Jansen Hahn TA, Ave. No. 16, Guayaquil City.
 Hahn, Federico San Clemente, Alta Verapaz.
 Hahn, Severo, Guillermo Chichicasten, San Diego.
 Hahn

Hahn

- Frank Weber Guayaquil.
 Garcia, Guadalupe Pánuco 443, Mexico City.
 Tola, Maria Avenida 121, Monterrey.
 Productores Mexicanos Calle de la Paz 205, Mexico City.
 Productores S.A.

Productores S.A.

- Productores Mexicanos S.A. Avenida 107, Mexico City.
 Pánuco, Ramon Monterrey.
 Pánuco

Pánuco

- Rubio, Adolf Calle 107, Mexico City.
 Rubio

Rubio

- Productores Mexicanos Avenida de Guadalupe, Mexico City.
 Rubio, Ramon

Rubio, Ramon

- Rubio, Ramon Avenida de Guadalupe, Mexico City.
 Rubio, Ramon

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- Rubio, Ramon Avenida de Guadalupe, Mexico City.
 Rubio, Ramon

PUBLIC WORKS DEPARTMENT.

(Labour.)

Investigation of power under the War Rides (Factories) Insurance Ordinance, 1912.

For St. George, June 13, 1942.

The following regulations of the Government of India are reproduced—

DEPARTMENT OF COMMERCE

WAR RIDE INSURANCE.

May 20, 1942, No. 104, 1942.

No. 1577, S. 1, (1942)—In pursuance of sub-section (2) of section 2 of the War Rides (Factories) Insurance Ordinance, 1912 (No. XII of 1912), the Government is pleased to publish all Special Orders, War

Ride Insurance, which are for the time being authorized to exercise powers under section 10 of the War Rides (Factories) Insurance Ordinance, 1912 (No. XII of 1912) to exercise powers under section 2 of the War Rides (Factories) Insurance Ordinance, 1912, in respect of those cases within their respective jurisdictions under the War Rides (Factories) Insurance Ordinance, 1912, to which the War Rides (Factories) Insurance Ordinance, 1912, for the time being extends.

No. 1577, S. 1, (1942)—In pursuance of sub-section (2) of section 2 of the War Rides (Factories) Insurance Ordinance, 1912 (No. XII of 1912), the Government is pleased to publish all Special Orders, which are for the time being authorized to exercise powers under section 10 of the War Rides (Factories) Insurance Ordinance, 1912, to exercise powers under section 2 of the War Rides (Factories) Insurance Ordinance, 1912, in respect of those cases within their respective jurisdictions under the War Rides (Factories) Insurance Ordinance, 1912, to which the War Rides (Factories) Insurance Ordinance, 1912, for the time being extends.

S. V. RAYAKURUPPE,
Chief Secretary.

NOTIFICATIONS BY HEADS OF DEPARTMENTS, ETC.

FINANCIAL NOTIFICATIONS.

Notice regarding purchase of currency notes stated as destroyed.

Portions of the following currency notes of the Madras Office of Issue is stated to have been destroyed and an application for payment of its value has been received from the person whose name is shown against the number. Any other person who considers himself as

having a right to it is urged to communicate at once with the undersigned:—

No.	Value.	Amount and address of its applicant.
710000	50	VENKATESH ANANDAN, Madras, 40, South Street, Madras, 40, South Street.

H. M. NARAYAN,
Currency Officer

Reserve Bank of India, Madras, at Bangalore,
11th June 1942.

GENERAL NOTIFICATIONS.

Government Museum.

RESTERED ROAD, THIRU, Madras.

The Government Museum will be open on all days in the week, except Fridays, between 10.30 a.m. and 4.30 p.m. to a museum research admission free. Monthly museum fair takes on the first Saturday of every month after 12 noon.

A. ATHAPPAN,

Offgngg Superintendent and Director Education.

Government Public Library.

NOTIFICATION NUMBER 2000000, THIRU, Madras.

Open on all days in the week, except Fridays, from 10.30 a.m. to 4.30 p.m.

Consultation of books is free to any person of 17 or more years of age. Books can also be borrowed by approved students of Madras City and its vicinity. Applications for permission to borrow must be made by the applicant personally at the library. A deposit of Rs. 20 will be required from each borrower.

No book loan can be made to residents in the museum, but the Government Public Library can apply to Government for sanction to lend to museum libraries of resident museum.

H. JANAKI RAMAN,
Librarian.

Imperial Library.

JANAKI RAMAN, 10, CHITRAKARTHI AVENUE,
CHITRAKARTHI.

(GOVERNMENT OF INDIA)

The Reading Room is open to persons above 18 years of age.
 Week-days and Sundays, from 9 a.m. to 4.30 p.m.
 Monday and other General holidays—
 1st March to 31st October, from 9 a.m. to 4.30 p.m.
 1st November to 31st February, from 10 a.m. to 3 p.m.

The Reading Room is open to persons above 18 years of age.

The Library is a free lending library, open to anyone residing in any part of India. There is no subscription to pay, but security on each is essential.

H. M. NARAYAN,
Librarian.

Notice regarding patents.

THE PATENT OFFICE, 1, COLLEGE ROAD, MADRAS.

Patent Office will be open on all days in the week, except Fridays, from 10.30 a.m. to 4.30 p.m. on week-days and 11 a.m. to 3 p.m. on Fridays.

Decisions for the grant of patents and other matters are given in the Patent Office Handbook, with address from No. 10, which also contains the Indian Patents and Designs Act, 1911, the Indian Patents and Designs Rules, 1912, and the Indian Patent Office Rules, 1912, all amended up to date, together with current regulations and information. This book should be consulted before an application for a patent or for the registration of a design is made to the Controller of Patents and Designs, 1, College Road, Madras.

The following is a list of the places where the publication of the Patent Office, as stated below, are deposited for free inspection by the public:—

- Where all publications including printed applications are available:—
 Bangalore—Indian Institute of Science.
 Bangalore—Hyderabad Museum is the Office of the Director of Industries and Commerce in Mysore.
 Bombay—Department of Commerce and Industries.
 Bombay—Office of the Deputy Registrar of Trade Marks.
 Calcutta—Patent Office, No. 1, Central House Street.
 Coimbatore—Coimbatore Technical Institute.
 Darjeeling—Darjeeling Office.
 Delhi—Office of the Superintendent of Industries.
 Lucknow—Lucknow Public Library.
 Madras—Patent Office, 1, College Road.
 Madras—Office of Engineering.
 Poona—Office of the Director of Industries, Sugar and Cane.
 Poona—Land Survey Industrial Museum, 10, Market Street, Chhatrapati.
 Rangoon—Office of the Chief Secretary, Home and Political Department, Government of Burma.
 Washington (U.S.A.)—The Patent Office.

Where publications other than printed applications are available:—

Lahore—Office of the High Commissioner for India, India House, Lahore, S.O. 5.

K. RAJIA PAI,
Controller of Patents and Designs.

REVENUE NOTIFICATIONS.

Appointment of Manager of the Vilamangam Estate, etc.

Under section 21 (3) of the Madras Co-op. of Trade Act 1 of 1907, the Court has appointed Mr. K. S. Anantharaman, I.C.A., temporarily as Manager of the Vilamangam Imperial Tobacco and of the joint family property of Sivas Rajah, Sri Pankajadas Varman Gopallal Raj Nanna Sultan Palender Gann, minor

proprietor of the Vilamangam Estate and his partner Krishna, Rajeswar Varmanam Gopallal Raj with effect from 24th June 1942.

S. Y. KANDASWAMI,
Secretary

Board of Revenue, Madras,
23th June 1942.

SURVEY OF INDIA NOTIFICATIONS.

Map published during the month of February 1942.

The following extract from the list of maps published during the month of February 1942 is published:—

Index or name.	Contents, etc.	Year of survey.	Date of edition.	Date.	Remarks.
5 SQUARE-DEGREE MAPS.					
(Detailed below in 4 miles.)					
102. (Continued No. 6 map).	"Talukots"	1914-20 ..	1920 ..	P. P. Rajaratnam	Revised in black and brown. Printed.
					A. J. PLATT, Deputy Secretary to Government.

OFFICIAL ADVERTISEMENTS.

Sale of woodland in North Arcot district.

The following quantities, more or less, of cleared woodland (Teak, MBT, Shale, and new wood) will be offered for sale by public auction at 10 a.m. on Wednesday, the 23th July 1942, at the Forest Seedling Sale Depot at Thiruvananthapuram (South India) Railway by the District Forest Officer, Vellore Wood, Tanjore, North Arcot:—

(Detailed quantities of wood to be offered for sale).

Serial number.	Class.	Species.	Quantity (approx.)
1.	Y.	Cyathodendron	10
2.	Y.	Shorea	10
3.	Y.	Shorea	10
4.	Y.	Shorea	10
5.	Y.	Shorea	10
6.	Y.	Shorea	10
7.	Y.	Shorea	10
8.	Y.	Shorea	10
9.	Y.	Shorea	10
10.	Y.	Shorea	10
11.	Y.	Shorea	10
12.	Y.	Shorea	10
13.	Y.	Shorea	10
14.	Y.	Shorea	10
15.	Y.	Shorea	10
Total			100

NOTE.—A deposit for (paying) the actual quantities in each case will be required for sale and to be given in each case when the wood is offered for sale.

3. The wood has been classified according to the classes noted above. Intending purchasers are advised to inspect in advance the wood put up for sale, but they must accept the classification made in the deposit as final.

4. The various classes have been stated in the woodland schedule in lots of 10, 25 and 50 tons (or more), but the lots so specified will not necessarily be sold as such. Each class of wood will be offered in lots separately in lots of 5 or 10 tons or less if convenient, and lots may be offered in a variety of sizes. The class of wood then being sold. There will be no lot of each class of wood.

5. The lots shall be offered in multiples of Rs. 5 per ton and not less.

6. The sale will be subject to confirmation by the Commissioner of Forests, Madras Circle, who does not bind himself to accept the highest or any bid.

7. Before being allowed to bid, each intending bidder must pay an earnest money deposit of Rs. 1,000. If paid on or before immediately before the sale, this should be deposited in the form of a bank order for Rs. 1,000 of the Bank of India. A receipted bank order may also be accepted, but the receipt must be submitted in the case of intending bidder, who has previously bought woodland from the Forest Department, a cheque on the Imperial Bank of India for the amount will be accepted, but the deposit to accept such cheque must be submitted with the offer containing the sale. The earnest money deposit (or bank order) will be retained in security for the due fulfilment of the conditions 5 and 6 above.

8. If two or more persons in partnership attend the sale with the intention of purchasing wood jointly, only one member of the partnership will be recognized for purpose of bidding and the deposit will be accepted in his name.

9. The earnest money deposit of (intending) bidder will be returned immediately after the sale is over, and that of successful bidder will be credited towards the third instalment of the purchase price.

10. Each purchaser shall, immediately after the sale is over, sign his name at the fact of the sale list, in the manner provided for the purpose, and such signature will be held as an admission on his part of his having purchased that particular lot and of having accepted the conditions of the sale notice.

11. Immediately the sale is over, each purchaser, if he so desires, may particularize his bid by submitting to the Commissioner of Forests, a memorandum showing the total amount due from him. He shall remit 25 per cent of the amount into any of the Government treasuries in the district at North Arcot or the Imperial Bank of India at Vellore or the Reserve Bank of India at Madras, within seven days of the conclusion of the sale and another 25 per cent within the 15th September 1942, the balance of 50 per cent less the earnest money deposit referred to in condition 5 above being paid on or before 15th October 1942 or within such time as the Commissioner may direct. The balance of the earnest money should be paid by the date when the money already remitted will lapse to

And whereas the Managing Director and member of the company have received in reply to their office communications, dated 4th March 1942, their action under section 247 of the Indian Companies Act, 1913, may be taken;

And whereas it appears accordingly that the company, viz., "The Tamil and Private Steam, Limited," is not carrying on business as at now in operation;

Notice is hereby given pursuant to section 247 (3) of the Indian Companies Act, 1913, that action is taken in the contrary before the expiration of three months from the date of this notice, the assets of the abovesaid company will be struck off the register and the said company will be dissolved.

P. VIREMAL RAU,

Assistant Registrar of Joint Stock Companies
Madras, 16th June 1942.

**In the matter of the East India Milk and
Sole Company, Limited.**

Whereas there was a claim of members of the East India Milk and Sole Company, Limited, at its registered office at the time of a suit on 19th November 1941;

Whereas letters addressed to the East India Milk and Sole Company, Limited, at its registered office remained unanswered having been received back through the Dead Letter Office;

Whereas it appeared accordingly that the abovesaid East India Milk and Sole Company, Limited, was not carrying on business as at now in operation;

Whereas a notice, dated the 12th February 1942, was published in page 252 of Part II of the First XX. Gazette Extraordinary, dated 2nd March 1942, pursuant to section 247 (2) of the Indian Companies Act, 1913, to the effect that, unless cause were shown to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and that the company would be dissolved;

And whereas the said company has not shown such cause within the time allowed which expired on the 19th May 1942;

Therefore the name of the said company has, under section 247 (3) of the said Act, been struck off the register.

In the matter of the Trinity Theatre, Limited.

[Notice pursuant to section 192 (2)]

It is hereby notified that the High Court of Judicature at Madras has, by an order, dated the 12th day of February 1942, in O.P. No. 9 of 1942, directed that the Trinity Theatre, Limited, be wound up by the said Court under the provisions of the Indian Companies Act, 1913 (Act VII of 1913).

P. G. MATHIAS,

Assistant Registrar of Joint Stock Companies
Madras, 22d June 1942.

PRIVATE ADVERTISEMENTS.

High Court—Resolutions of Advocates.

On or after 1st July 1942, I intend moving the High Court to enroll me as an Advocate thereof.

R. S. R. ANJANEYULU.

Madras, 16th May 1942.

On or after 1st July 1942, I intend moving the High Court to enroll me as an Advocate thereof.

R. GANTHAN

Madras, 29th May 1942

On or after 22nd July 1942, I intend moving the High Court to enroll me as an Advocate thereof.

G. A. KUSUMKUTTA RAO.

Kannambalam, 29th May 1942

On or after 2nd July 1942, I intend moving the High Court to enroll me as an Advocate thereof.

V. VENKATAPALA THEAKAM.

Kollengode, 1st June 1942

On or after 2nd July 1942, I intend moving the High Court to enroll me as an Advocate thereof.

K. KUMARAN NAIR.

Madras, 2nd June 1942.

On or after 2nd July 1942, I intend moving the High Court to enroll me as an Advocate thereof.

P. P. KRISHNANARAI.

Madras, 1st June 1942.

On or after 22nd June 1942, I intend moving the High Court to enroll me as an Advocate thereof.

M. RAVACHANDRA RAO.

Madras, 2nd June 1942.

On or after 2nd July 1942, I intend moving the High Court to enroll me as an Advocate thereof.

K. V. SUBRAMANIAM.

Calicut, 2nd June 1942.

On or after 2nd July 1942, I intend moving the High Court to enroll me as an Advocate thereof.

K. KRISHNAPPA.

Madras, 2nd June 1942.

On or after 15th July 1942, I intend moving the High Court to enroll me as an Advocate thereof.

G. K. VARADACHANDRAN.

Chittoor, 2nd June 1942.

On or after 2nd July 1942, I intend moving the High Court to enroll me as an Advocate thereof.

K. P. AGASTHIA MENON.

Amalapuram, 2nd June 1942.

On or after 2nd July 1942, I intend moving the High Court to enroll me as an Advocate thereof.

A. VENKATARAMAN.

Pilavakkal, 2nd June 1942.

On or after 15th July 1942, I intend moving the High Court to enroll me as an Advocate thereof.

G. VENKOTA RAO.

Willy, 19th June 1942.

On or after 22nd July 1942, I intend moving the High Court to enroll me as an Advocate thereof.

CHINTALAPATI VENKATA SUBBA RAO.

Secunderabad, 19th June 1942.

On or after 1st August 1942, I intend moving the High Court to enroll me as an Advocate thereof.

K. JAGANNATHA RAO.

Secunderabad, 17th June 1942.

On or after 15th July 1942, I intend moving the High Court to enroll me as an Advocate thereof.

A. V. SOMESWARA BAPPA.

Parvathipuram, 16th June 1942.

Appointments of midwife in the Government Headquarters Hospital, Kumbakonam.

Applications are invited from qualified midwives for appointment as midwife, Government Headquarters Hospital, Kumbakonam, to fill up the vacancy mentioned up to 21st March 1942 in G.O. No. 1596, P.I., dated 26th May 1941. The pay of the post is Rs. 12 at the scale of pay of Rs. 25-1/2-30-32-34-40 with an expensive housing allowance of Rs. 2 per month and daily allowance of Rs. 1-1/2 per month. She will be provided with medical quarters, 2 available, to paid house-room allowance in Rs. 1000.

NOTE—No different rate of fee is payable in case of the free practitioners, the fee to pay only in the case of paid doctors in order to fill vacancies at this rate in case the post is vacant.

2. Every application must be accompanied by—

(a) a copy of the matriculation diploma and copy of registration certificate as midwife;
(b) copies of two testimonials from respectable persons and should not be earlier than 1st May 1942;

(c) treasury chques for Rs. 5 to the credit of "XXVI—Medical—Kumbakonam". This fee shall not be refunded.

3. Preference will be given to midwives who have undergone the advanced course of Midwifery Training.

4. Candidates should be prepared to appear before the District Medical Officer, the District Officer, Kumbakonam at their own expense and should be able to produce originals of items (b) and (c) of paragraph 2 above.

5. The applications should reach this office on or before 15th July 1942. The applications should be addressed to "The Superintendent, Government Headquarters Hospital, Kumbakonam".

A. L. COO, Local Civil M.S.,
Superintendent.

Government Headquarters Hospital,
Kumbakonam, 15th June 1942.

Appointment of Demonstrator in Physics in the Government College, Kumbakonam.

Applications are invited for appointment as a temporary lecturer of a Demonstrator in Physics in the Government College, Kumbakonam. The salary attached to the post is Rs. 45-52-60.

1. The applicant must be a British subject.

2. He must be of good character.

3. He must be free from bodily defect which will render him unfit for Government service.

4. He must be below 35 years of age on the date of his appointment.

5. The minimum qualifications required for the appointment is a First or Second Class Degree of the B.A. or B.Sc. with 70 per cent in his main subject.

6. Every applicant should pay a fee of Rs. 10 into the Government treasury to the credit of "XXVI—Education—E. General—Kumbakonam—Other items".

7. Each application should contain copy, self-addressed, of two testimonials and should be accompanied by—

(a) copies of certificate of character and conduct;
(b) evidence of date of birth;
(c) the treasury or bank receipt for Rs. 10.

8. Preference will be given to candidates in the following order—

(i) Non-Brahmins (Hindus);
(ii) Mohammedans;
(iii) Anglo-Indians or Christian or Non-Brahmins;
(iv) Brahmins.

D-19a

9. The candidate must be prepared to go over to Kumbakonam at their own expense if called for an interview.

11. The temporary vacancy is only from the date of appointment to the end of 31st March 1943.

12. The fee once paid will not be refunded in any circumstances.

13. The applications should reach the undersigned on or before 15th July 1942.

Appointment of a Physical Training Instructor in the Government College, Kumbakonam.

Applications are invited for an appointment of a Physical Training Instructor in the Government College, Kumbakonam.

3. The scale of pay is Rs. 35-42-45-52-55-60 for the post.

4. The applicant should possess the following qualifications—

Training-School Leaving Certificate Examination of the Secondary Section, and also Government Teachers' Certificate in Physical Training, Higher Grade.

4. He must be a British subject.

5. He should be free from any bodily defect or infirmity which will render him unfit for Government service.

6. He should be under 30 years of age at the time of appointment.

7. His second language should be Tamil.

8. Incoming candidates should send a fee of Rs. 10 into the Government treasury to the credit of "XXVI—Education—E. General—Kumbakonam—Other items—Fee for consideration of applications for appointment".

9. The fee once paid will not be refunded under any circumstances.

10. Copies of certificate of character and conduct, the general, professional and educational certificates must be attached to the application.

11. The applications should reach the undersigned on or before 15th July 1942.

12. Preference will be given to the candidates in the following order—

(i) Non-Brahmins (Hindus);
(ii) Mohammedans;
(iii) Anglo-Indians or Christian or Non-Brahmins;
(iv) Brahmins.

13. The applicants must be prepared to go over to Kumbakonam at their own expense if called for an interview.

K. G. CHAKKO,

Government College, Kumbakonam,
15th June 1942.

Appointment of Drawing Master in the Government Mahatma Gandhi Training School, Arcot.

Applications are invited from Mahatmas or other known candidates who have passed the Government Technical Examination (Higher Grade) in Drawing for the post of Drawing Master, Government Mahatma Gandhi Training School, Arcot, in Rs. 25-32-35-40 scale. Applications from Non-Mahatmas candidates will also be accepted if their candidates are not available.

V. K. RAMAN MESON,
District Educational Officer, North Arcot,
Vellore, 15th June 1942.

Appointment of combined instructors in Physical Training and Drawing for South Middle Schools.

Applications are invited from fully qualified qualified instructors in Physical Training and Drawing for the South Middle Schools.

Salary,
15th June 1942.

R. YACAN GOUDIA,
Principal, South Arcot.

Abstract

- Agricultural department.
- Civil service department.
- Education department.
- Electricity department.
- Finance department.
- Forest department.
- Industries department.
- Labour department.
- Law department.
- Medical department.
- Police department.
- Post department.
- Public Health department.
- Public Works department.
- Revenue department.
- Social service department.
- Veterinary department.

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Blackburn, C. 1994. *Blackburn's Codes*.

Chief National Officer in Charge, C-10

- Office of the Day Civil Court.
- Office of the Preliminary Court of Small Causes.
- Office of the Chief Preliminary Judge.
- Office of the Administration General and General Treasury.
- Office of the Admiral-General.
- Office of the Government Prefect.
- Office of the Public Prosecutor.
- Office of the Crown Prosecutor.
- Office of the Marshal of Madrid.
- Office of the Palace, J. S. R. Madrid Section.

It is assumed

most Significant Difference

- Jammu district.
- Kishtwar district.
- Kupwara district.
- Leh district.
- Pulwama district.
- Ramban district.
- Samba district.
- Shopian district.
- Tarn Taran district.
- Udhampur district.
- Wular district.
- Zaskar district.

4. The result of any of the queries are as follows: (a)

[illegible]

NOTE.—Any different rate of pay is subject to review at the time of the anniversary of the initial award date, or will be paid only if that rate is the rate of pay in effect at the anniversary date or may be made from then on.

4. (1) An applicant must satisfy the Commission—

(a) That he is a British subject or subject of a State in India;

(b) That he has not been in the Service of India, as who has not been appointed therein for a period of not less than six years and not less than 10 years.

(c) That he is of sound health and active habits and free from any bodily defect or infirmity disabling him for appointment;

(d) That his character and antecedents are such as to qualify him for appointment;

(e) That he was on 1st July 1931, as proved by the evidence submitted in paragraph 12—

(i) Will not be over 25 years of age, unless he apply for appointment in the Indian Revenue Service (i.e., he must have been born on or after 2nd July 1917); or

(ii) Will not be over 35 years of age when he apply for appointment in the Indian Municipal Service or the Indian Judicial Subordinate Service, and if he is a Non-British (Hindu or a Sikh), he must have been born on or after 2nd July 1917; and even if 37 years of age, if a Mohammedan, Indian Christian, or Anglo-Indian or Non-Indian or foreigner to the Indian Judicial Subordinate Service, born on or after 2nd July 1917.

The Educational Classes are specified in Annexure B.

This age limit does not apply to members of the Restricted Caste who possess a general educational qualification which is higher than the educational qualification specified in Annexure B.

(f) That he possesses the qualifications mentioned below—

(i) Minimum general educational qualifications specified in Annexure B.

(ii) If candidates with such qualifications are not available in sufficient numbers, then a Special Qualification will be selected.

(3) (a) For appointment as typist—

There is the Government Technical Examination in Typing by the higher grade.

Candidates with higher grade qualifications are not available. Candidates who passed the lower grade of examination held after 1st January 1931 will be considered. But candidates will not be eligible for consideration in the same class as the candidates who obtained the first or second grade of the examination held after 1st January 1931 and the Commission will select the candidates in accordance with the higher grade.

(b) In the case of candidates the appointment is made in the Indian Judicial Subordinate Service, preference will be given to those who have passed the Government Technical Examination in Typing.

(c) For appointment as stenographer—There is the Government Technical Examination in Stenography by the higher grade and is conducted by the higher grade.

There is a competition with the same qualifications in Typing and Stenography in the Indian Judicial Subordinate Service. The candidates who passed the lower grade of examination will not be eligible for consideration in the same class as the candidates who obtained the first or second grade of the examination held after 1st January 1931 and the Commission will select the candidates in accordance with the higher grade.

(d) For appointment as stenographer—There is the Government Technical Examination in Stenography by the higher grade and is conducted by the higher grade.

(e) For appointment in the Indian Municipal Service—That he is conversant with any one of the following languages, viz., Tamil, Telugu, Malayalam or Marathi.

For the purpose of this clause, a candidate whose mother tongue is one of the languages specified above will be deemed to be conversant with that language if he belongs to a district in which it is the principal language or one of the principal languages as specified in Annexure III, under the head "Muslim Judicial Service."

(f) For appointment in the Indian Municipal Service—That he possesses an adequate knowledge as defined in subparagraph (2) of this paragraph of the language or one of the languages of the district in which he seeks employment. The language or languages of the district are specified in Annexure III, under the head "Indian Municipal Service."

(g) For appointment in the Indian Municipal Service and the Indian Judicial Subordinate Service—That he possesses an adequate knowledge as defined in subparagraph (2) of this paragraph of the language or one of the languages of the district in which he seeks employment. The language or languages of the district are specified in Annexure III, under the head "Indian Municipal Service."

(h) For appointment in the Indian Judicial Subordinate Service—That he possesses an adequate knowledge as defined in subparagraph (2) of this paragraph of the language or, as the case may be, two languages of the district in which he seeks employment. The language or languages of such district are specified in Annexure III, under the head "Indian Judicial Subordinate Service." Two languages are recommended for a district, if a sufficient number of candidates who possess an adequate knowledge of both the languages is not available; candidates who possess an adequate knowledge of one or the other of the two languages according to the order of that district will be selected.

(i) An applicant will be deemed to possess an adequate knowledge of a language—

(a) If he has obtained in such language, either in group A or in group C of the Secondary School Leaving Certificate Examination, a percentage of marks not less than the percentage prescribed for his community in Annexure II; or

(b) If he has obtained a pass in such language in an examination which is accepted by the Commission to be equivalent to, or higher than, the Secondary School Leaving Certificate Examination; or

(c) If such language is his mother tongue and he is residing in the case of the Indian Municipal Service by the District of the district or the District Judge or District Judge of the district in which he resides or is employed as, or is able to read, write, or speak in that language; or

(d) If the student in the Technical and Commercial paper in such language at the competitive examination held by the Commission for recruitment in the service possesses a percentage of marks as may be determined by the Commission by a general or special order.

B. This examination will be held at the following centres in the Province—

Aligarh.	Benares.
Allahabad.	Bombay.
Amritsar.	Bombay.
Calcutta.	Calcutta.
Coimbatore.	Coimbatore.
Cuttack.	Cuttack.
Dibrugarh.	Dibrugarh.
Guwahati.	Guwahati.
Haridwar.	Haridwar.
Jaipur.	Jaipur.
Kanpur.	Kanpur.
Lahore.	Lahore.
Madras.	Madras.
Meerut.	Meerut.
Mumbai.	Mumbai.
Nagpur.	Nagpur.
Patna.	Patna.
Rangoon.	Rangoon.
Rohtak.	Rohtak.
Srinagar.	Srinagar.
Tamiraparani.	Tamiraparani.
Tanjore.	Tanjore.
Tripura.	Tripura.
Ujjain.	Ujjain.
Varanasi.	Varanasi.
Yamuna.	Yamuna.
Yamuna.	Yamuna.

An applicant will be required to appear for the examination at the centre nearest to his application at his own expense. If such a change of centre will not be completed.

C. (1) The competitive examination will comprise a written test in English Composition. The standard of the written test, the subject for the examination on the minimum number of marks and the minimum number of marks qualifying for selection are given in Annexure IV. These will apply for only the subject mentioned in Annexure IV. A candidate, if eligible, will be selected for appointment as typist or stenographer only.

(2) Candidates selected for appointment as typist and stenographer in the Indian Municipal Service and as typist in the Indian Judicial Subordinate Service will be eligible for transfer to other posts or for promotion to upper division clerk in the service in which they have been selected and those selected for appointment as typist and stenographer in the Indian Municipal Service will be eligible for transfer to the post of lower division clerk or for promotion as upper division clerk in that service, unless—

(a) In the case of the Indian Municipal Service and the Indian Judicial Subordinate Service, the minimum general educational qualifications specified in Annexure B; and in the case of the Indian Municipal Service, the I.A. or D.S. or the B. Com. degree of a University in the Province; and

(b) They qualify themselves for appearing for the competitive examination in the next test in the last subjects specified in Annexure IV.

(3) Applicants who possess the minimum general educational qualifications specified in Annexure B or

History

Recovery Assistant Physician, Dr.

General Assistant holding the degree of M.P.S.S.
or its equivalent.

이러한 사실은, 이 연구가 수행된 시점에서, 국내의 기업들은 아직까지도 자사의 경영활동에 대한 사회적 책임을 인식하고 있는 수준이 높지 않다는 것을 시사한다. 따라서, 본 연구에서는 기업들이 사회적 책임을 인식하고 있는 수준을 높이기 위하여, 사회적 책임의 개념을 소개하고, 사회적 책임의 중요성을 강조하는 한편, 사회적 책임을 실천하는 방법을 소개하는 데에 중점을 둔다.

In

APPENDIX 1

(See paragraph 4 of the notification.)

Live up to your own code

^a E.T. = Estimated Value.

Abstract

[See paragraph 4 (c) of the notification.]

Математический журнал

A *Cauchian* space is a space

We have visited a completed Secondary School Leaving Certificate school under the aegis of the Government of Madras and

It is difficult to estimate the percentage of the revised Secondary School Leaving Certificate Scheme introduced by G.O. No. 3499, Law (Bihar), dated 2nd August 1952, the certificate must show that the candidate has obtained at the Public Examination not less than the percentage of marks specified below in the subjects under Group A and not less than 22 per cent in one of the subjects in Group B.

Provided that a candidate belonging to any minority other than the Sinhalese, the Sri Lankan Chinese, the Anglo-Indians, Christians, or Non-Albansians, if he has obtained 24 less than 24 per cent in English and in the language in Groups A, and not less than the percentage of marks specified above in the other subjects under two groups and 35 per cent out of 100 of the subjects under Group C, he shall be eligible for

Explanation.—A convert to Christianity from any of the Scheduled Castes who was enjoying school for education under the Western Educational Scheme for the purpose of the provision be deemed to be a candidate belonging to the Scheduled Caste.

(ii) If each certificate was obtained in pursuance of the Secondary School Leaving Certificate Scheme which was in operation before the revised scheme referred to in sub-paragraph (i) the certificate must show that the candidate has obtained at the Public Examination not less than 37 per cent of the marks in each of the subjects in Group A and in each of two subjects in Group C;

Notes:—1. The motivation of people who have been arrested from innocent suspicion and arrested in error 2. will not be motivated differently because they cannot be more easily deceived.

(2) 4 per cent. Government Expenditure shall be distributed as indicated in column 11 per cent. each to the respective countries in the following order:—

(3) 8 per cent. Government Expenditure shall be distributed as indicated in column 11 per cent. each to the respective countries in the following order:—

(4) 10 per cent. Government Expenditure shall be distributed as indicated in column 11 per cent. each to the respective countries in the following order:—

Group A	PER CENT.
1 English	40
2 Kannyan Malayalam	33
3 A language	27

to have passed the Government Expenditure of a University of the President.

There is an agreement that the total amount of the Government Expenditure in full shall be the distribution provided in this section.

ANNEXURE IV.

(See paragraph 4 (1) of the notification.)

State.	Language or languages.
Madras	Tamil, Telugu, Malayalam, Kannada and Urdu.
Assam	Telugu, Kannada and Urdu.
North Arcot	Tamil and Urdu.
South Arcot	Tamil.
Bihar	Telugu, Kannada and Urdu.
Chennai	Tamil and Telugu.
Coimbatore	Tamil, Telugu and Urdu.
Cuddalore	Telugu and Urdu.
East Cuddalore	Do.
West Cuddalore	Do.
Goa	Telugu and Urdu.
South Kanara	Kannada and Malayalam.
Karnataka	Telugu and Urdu.
Kerala	Tamil.
Madurai	Malayalam.
Madurai	Tamil and Malayalam.
Madurai	Tamil.
Madurai	Tamil, Telugu and Urdu.
Madurai	Tamil.
Madurai	Do.
Madurai	Do.
Madurai	Telugu.

Notes on the table.

State.	Language or languages.
Madras	Tamil, Telugu, Malayalam, Kannada and Urdu.
Assam	Telugu, Kannada and Urdu.
North Arcot	Tamil and Urdu.
South Arcot	Tamil.
Bihar	Telugu, Kannada and Urdu.
Chennai	Tamil and Telugu.
Coimbatore	Tamil, Telugu and Urdu.
Cuddalore	Telugu and Urdu.
East Cuddalore	Do.
West Cuddalore	Do.
Goa	Telugu and Urdu.
South Kanara	Kannada and Malayalam.
Karnataka	Telugu and Urdu.
Kerala	Tamil.
Madurai	Malayalam.
Madurai	Tamil and Malayalam.
Madurai	Tamil.
Madurai	Tamil, Telugu and Urdu.
Madurai	Tamil.
Madurai	Do.
Madurai	Do.
Madurai	Telugu.

Notes on the table.

State.	Language or languages.
Madras	Tamil, Telugu, Malayalam and Kannada.
Assam	Telugu and Kannada.
North Arcot	Tamil.
South Arcot	Do.
Bihar	Telugu and Kannada.
Chennai	Tamil and Telugu.
Coimbatore	Telugu and Tamil.
Cuddalore	Do.
East Cuddalore	Do.
West Cuddalore	Do.
Goa	Do.
South Kanara	Kannada, Malayalam and Tamil.
Karnataka	Telugu.
Kerala	Do.
Madurai	Tamil.
Madurai	Malayalam.
Madurai	Do.
Madurai	Telugu.
Madurai	Tamil.
Madurai	Tamil and Telugu.
Madurai	Tamil.
Madurai	Do.
Madurai	Do.
Madurai	Telugu.

ANNEXURE V.

(See paragraph 6 of the notification.)

Notes on the table.

Subject.	Number of students.	Ratio.
English	100	40
Malayalam	100	40
Tamil	100	40
Urdu	100	40
Other	100	40

ANNEXURE VI.

(See paragraph 7 of the notification.)

Notes on the table.

Subject.	Number of students.	Ratio.
English	100	40
Malayalam	100	40
Tamil	100	40
Urdu	100	40
Other	100	40

ANNEXURE VII.

(See paragraph 7 of the notification.)

Notes on the table.

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Notes on the table.

- Office of the Deputy Registrar for Land Mortgage
Banks, Madras.
- Office of the General Co-operative Institute, Madras.
 - Office of the Director of Public Instruction.
 - Office of the Registrar of Banks.
 - Office of the District Educational Officer, Madras and
other subdivisions.
 - Office of the Presidency College.
 - Office of the Government Mahomedan College.
 - Office of the Law College.
 - Office of the Superintendent of Schools.
 - Office of the District, District Government Library.
 - Office of the Inspector of Schools, Madras, and
other subdivisions.
 - Office of the Chief District Inspector to Govern-
ment.
 - Board of Revenue (District).
 - Office of the Inspector of Extra-Medical Town Clerk.
 - Office of the Chief Inspector of Fisheries.
 - Office of the Inspector of Fisheries, 1 Class.
 - Office of the Chief Conservator of Forests.
 - Office of the Forest Utilization Officer.
 - Office of the Director of Industries and Commerce
(Industries Section).
 - Other offices, viz.,
 - (i) Government Textile Institute.
 - (ii) Government School of Technology.
 - (iii) School of Arts and Crafts.
 - (iv) Lawnet Textile Institute.
 - (v) Industrial Engineering Workshop.
 - Office of the Publishing Section (Education Depart-
ment).
 - Office of the Assistant Director of Fisheries (Island).
 - Office of the Assistant Director of Fisheries (Biology).
 - Office of the Survey-General, Madras.
 - All the following hospitals—
 - Tuberculosis Institute.
 - Tuberculosis Hospital.
 - General Hospital.
 - Government Ophthalmic Hospital.
 - Mental Hospital.
 - Skin Hospital.
 - Scopitis Hospital.
 - Madras Medical College.
 - Madras Medical College.
 - King Institute, Coimbatore.
 - Office of the General Engineer in Government.
 - Office of the Inspector-General of Police.
 - Office of the Commissioner of Police, including office
of the Medical Officer in the Madras City Police
and the Road Traffic Board.
 - Presidency Port Office.
 - Office of the Director of Public Health.
 - Office of the Chief Engineer, Buildings and Roads.
 - Office of the Chief Engineer for Irrigation.
 - Office of the Superintending Engineer (Communi-
cation), Central Circle.
 - Office of the Executive Engineer, Presidency Dis-
trict.
 - Office of the Executive Engineer, Chingleput Dis-
trict, Madras.
 - Office of the Executive Engineer, A.R.D. Division,
Madras.
 - Public Works Workshops.
 - Office of the Radio Engineer, Theatrical Broadcasting.
 - Office of the Electrical Engineer, General.
 - Office of the Electrical Engineer, Marine Division.
 - Office of the Executive Engineer, Marine Service
Division.
 - Office of the Registrar of Joint Stock Companies.
 - Office of the Registrar of Assurance, Madras—
Chingleput district and the Sub-Registry office
in Vellore.
 - Office of the Board of Revenue.
 - Office of the Collector of Madras, the Paymaster,
General Register and the Superintendent of
Museum and Library and the Madras Town
Office, the Office of the Commercial Tax Depart-
ment and the Area Rating Office.
 - Office of the Railway Engineer in Government.
 - Office of the Director of Veterinary Services.
 - Office of the Principal, Madras Veterinary College.
 - Office of the Superintendent, Animal Husbandry.
 - Office of the Veterinary Investigation Officer.
 - Office of the District Veterinary Officer.
 - Government Museum.
 - Office of the Transmitters to Government.

- Government Press.
- Madras Record Office.
- Office of the Commissioner for Government Em-
ployments.
- Office of the Presidency Secret Chaplain, Church of
England.
- Secretariat of the Madras Legislature.
- Office of the District Road Traffic Board.
- Office of the Commandant, the Madras
Governor's Body Guard.

Madras.

- Agricultural department.
- Co-operative department.
- Education department.
- Electricity department.
- Forest department.
- General department.
- Health department.
- Labour department.
- Local Fund, Public department.
- Medical department.
- Police department.
- Port department.
- Public Health department.
- Public Works department.
- Revenue department.
- Survey department.
- Veterinary department.

(1)

MADRAS JUDICIAL SUPERVISORY SERVICES.

Madras City.

Civil Judicial Office in Madras City.

- Office of the City Civil Court.
- Office of the Chief Presidency Magistrate.
- Office of the Additional General and District Jus-
tice.
- Office of the Additional General.
- Office of the Government Pleader.
- Office of the Public Prosecutor.
- Office of the Crown Prosecutor.
- Office of the Sheriff of Madras.
- Office of the Editor, E.L.R., Madras Series.

Magistrate.

Civil Judicial Office in—

- Anantapur district.
- North Arcot district.
- South Arcot district.
- Bellary district.
- Chittoor district.
- Coimbatore district.
- West Godavari district.
- Guntur district.
- South Kanara district.
- Kolar district.
- Kurnool district.
- Madras district.
- North Madras district.
- South Madras district.
- Ponnal district.
- Tanjore district.
- Tirupur district.

(2)

MADRAS SUPERVISORY SERVICES.

* Includes all civil service.

17. The lists of candidates selected for appointment will be published in the Fort St. George Gazette. Candidates in the last service with a date of appointment.

18. Applicants must clearly understand

(1) that the selection to be made in pursuance of this notification is subject to the Madras Civil Services (Minor Services) Recruitment Regulations, 1914, under which fifty per cent of all candidates would be eligible to be selected in the April, 1914, which should under the statutory service rules be filled by direct recruitment, has been reserved to be filled by direct recruitment, in pursuance of Government consideration, of persons who have rendered war service.

(2) that the appointment of candidates selected in pursuance of this notification is subject to the condition that when service rules have rendered war service is required after the war is the emergency as required for them, the majority of the latter will be determined in pursuance of the service rules of appointment of the latter, and

(3) that the appointing authority reserves the power to select in person who have rendered war service and who will be considered after the war, place in the order of the service according to their age and period of service.

19. A candidate in the service of a Government other than the Government of Madras, will, if selected, and appointed, be treated only as a direct recruit and will not be entitled on the basis of his previous service with that Government to any concession in the matter of initial pay, existing allowances, pension pay, leave, pension, etc., under the Government of Madras.

20. An applicant will be disqualified who appears to contain or is being confined to any of the following or any member of the Government provided by or under the Civil Service will be treated if any member, direct, indirect, or other service, or any member of the Government or subject of an ally.

21. Any communication intended for the Commission must be made in writing and addressed to the Secretary, and if a reply is sought, must be accompanied by a stamped envelope with the address to which the reply is to be sent written on it. Communications asking for reasons for any selection and requests for interview from age limit or other qualifications will, however, return to applicants.

ANNEXURE I

[See paragraph 4 (c) of the notification.]

LIST OF DISQUALIFYING CAUSES

1. All India.	30. Exclusion.
2. All-India.	31. Exclusion (see P.F.).
3. All-India.	32. Exclusion (see P.F.).
4. All-India.	33. Exclusion.
5. All-India.	34. Exclusion.
6. All-India.	35. Exclusion.
7. All-India.	36. Exclusion.
8. All-India.	37. Exclusion.
9. All-India.	38. Exclusion.
10. All-India.	39. Exclusion.
11. All-India.	40. Exclusion.
12. All-India.	41. Exclusion.
13. All-India.	42. Exclusion.
14. All-India.	43. Exclusion.
15. All-India.	44. Exclusion.
16. All-India.	45. Exclusion.
17. All-India.	46. Exclusion.
18. All-India.	47. Exclusion.
19. All-India.	48. Exclusion.
20. All-India.	49. Exclusion.
21. All-India.	50. Exclusion.
22. All-India.	51. Exclusion.
23. All-India.	52. Exclusion.
24. All-India.	53. Exclusion.
25. All-India.	54. Exclusion.
26. All-India.	55. Exclusion.
27. All-India.	56. Exclusion.
28. All-India.	57. Exclusion.
29. All-India.	58. Exclusion.
30. All-India.	59. Exclusion.
31. All-India.	60. Exclusion.
32. All-India.	61. Exclusion.
33. All-India.	62. Exclusion.
34. All-India.	63. Exclusion.
35. All-India.	64. Exclusion.
36. All-India.	65. Exclusion.
37. All-India.	66. Exclusion.
38. All-India.	67. Exclusion.
39. All-India.	68. Exclusion.
40. All-India.	69. Exclusion.
41. All-India.	70. Exclusion.
42. All-India.	71. Exclusion.
43. All-India.	72. Exclusion.
44. All-India.	73. Exclusion.
45. All-India.	74. Exclusion.
46. All-India.	75. Exclusion.
47. All-India.	76. Exclusion.
48. All-India.	77. Exclusion.
49. All-India.	78. Exclusion.
50. All-India.	79. Exclusion.
51. All-India.	80. Exclusion.
52. All-India.	81. Exclusion.
53. All-India.	82. Exclusion.
54. All-India.	83. Exclusion.
55. All-India.	84. Exclusion.
56. All-India.	85. Exclusion.
57. All-India.	86. Exclusion.
58. All-India.	87. Exclusion.
59. All-India.	88. Exclusion.
60. All-India.	89. Exclusion.
61. All-India.	90. Exclusion.
62. All-India.	91. Exclusion.
63. All-India.	92. Exclusion.
64. All-India.	93. Exclusion.
65. All-India.	94. Exclusion.
66. All-India.	95. Exclusion.
67. All-India.	96. Exclusion.
68. All-India.	97. Exclusion.
69. All-India.	98. Exclusion.
70. All-India.	99. Exclusion.
71. All-India.	100. Exclusion.

* P.F. = Public File.

ANNEXURE II

[See paragraph 4 (c) of the notification.]

MINIMUM OFFICIAL EDUCATIONAL QUALIFICATION.

A candidate must achieve—

(a) have obtained a completed Secondary School-leaving Certificate issued under the authority of the Government of Madras; and

(b) if such certificate was obtained in pursuance of the revised Secondary School-leaving Certificate Scheme introduced by G.O. No. 1023, Law (Education), dated 2nd August 1914, the candidate must state that the certificate was obtained at the Public Examination not less than the percentage of marks specified below in the subjects under Group A and not less than 50 per cent in one of the subjects in Group C—

Group A.

	PER CENT.
1 English	40
2 Languages	40
3 Elementary Mathematics	30
4 Elementary Science	30
5 Elements of History of England and India and Geography	30

Provided that a candidate belonging to any community other than the Madras, the Santhals, the Aryas, the Anglo-Indians, Christians or Christians shall if he has obtained not less than 50 per cent in English and in the languages in Group A and not less than the percentage of marks specified above in the other subjects under that group and 50 per cent in one of the subjects under Group C, be eligible for selection.

Explanation.—A convert to Christianity after any of the detailed Code who was employed under the Government under the Madras Education Rules shall for the purposes of this proviso be deemed to be a candidate belonging to the Scheduled Caste.

(c) If such certificate was obtained in pursuance of the Secondary School-leaving Certificate Scheme which was in operation before the revised scheme introduced in 1914-15, the candidate must state that the certificate was obtained at the Public Examination not less than 50 per cent in the subjects in each of the subjects in Group A and not less than 50 per cent in one of the subjects in Group C.

Note.—(1) The minimum 50 marks, who have been exempted from English, Sanskrit, and Sanskrit, in Group A will not be exempted from the minimum 50 marks in Group C.

(2) A person is a Government School Examination will be exempted to be published in the Fort St. George Gazette. Candidates in the last service with a date of appointment.

(3) A person is a Government School Examination will be exempted to be published in the Fort St. George Gazette. Candidates in the last service with a date of appointment.

(4) A person is a Government School Examination will be exempted to be published in the Fort St. George Gazette. Candidates in the last service with a date of appointment.

(5) A person is a Government School Examination will be exempted to be published in the Fort St. George Gazette. Candidates in the last service with a date of appointment.

Group B.

	PER CENT.
1 English	40
2 Elementary Mathematics	30
3 Languages	30

(b) have passed the Madras Education Examination of a University of the Province.

Note.—A candidate who has not passed the Madras Education Examination will be exempted to be published in the Fort St. George Gazette. Candidates in the last service with a date of appointment.

3. (b) The competitive examination for applicants for the post of clerk (lower division, etc.) will comprise a written test consisting of the four subjects specified in Annexure III-A. The standard of the written test, the subjects for the examination, the maximum number of marks for each subject and the minimum number of marks qualifying for selection are given in Annexure III-B. These will apply for only one subject mentioned in that Annexure, viz., if eligible, be allowed for appointment as typist or stenographer only.

(c) Candidates referred for appointment as typist and stenographer will be suitable for transfer to other posts or for promotion as upper division clerks when:

(i) They possess the minimum general educational qualifications specified in Annexure II, and

(ii) They qualify the written test appearing for the competitive examination by the full test in the four subjects specified in Annexure III-A.

(d) Applicants for the posts of typist and stenographer also possess the minimum general educational qualifications specified in Annexure II and give the written test appearing for the full paper test mentioned in Annexure III-B or for the single papers test mentioned in Annexure III-C. In the case of those who appear for the test mentioned in Annexure III-A and obtain the minimum marks qualifying for selection, a note will be entered against their names on the approved list of typists and stenographers if they are included in such list in the select list. They are eligible for transfer or promotion. In the other parts of the service on the satisfactory completion of probation in the post of typist or stenographer.

NOTE.—By law limits are prescribed, therefore, papers of general examination on a scale suitable for marks to candidates.

3. A candidate applying for appointment as clerk (lower division, etc.) will be given credit marks up to a maximum of 10 marks for proficiency in shorthand and Typewriting or up to a maximum of 40 marks for proficiency in Typewriting alone, acquired in the Government School-Leaving Certificate Examination or otherwise.

3. (a) A candidate may apply for selection for appointment as clerk (lower division, etc.) as a typist or as stenographer. If the person to apply for both, she must send only one application but she should appear for the competitive examination in all the four subjects mentioned in Annexure III-A.

3. (b) A candidate applying for appointment both as clerk (lower division, etc.) and as typist should state in her application, in order of preference, the post for which she wishes to be selected.

3. (c) A candidate should state in her application, in order of preference, the departments or offices for which she wishes to be selected for appointment. The departments and offices in which vacancies are anticipated and for which selection will be made are specified in paragraph 1.

3. (d) A candidate may not apply for appointment in more than one district. For this purpose, District City will be considered as a district. The district in which she wishes to be appointed should be stated in the application. The district also state in the application whether, if the grant of her job being indicated for that district, she desires to be considered for selection for appointment in any other district or district having the language same. She should for this purpose give in the application in order of preference two other districts. With the existing preference will be the departments or other preference. Among them eventually selected for a department or office in a language same, preference for district will be regarded as far as possible.

3. (e) While due consideration will be given to the preference expressed in the application, a candidate must be prepared to be selected for any department or office in any district in the language same concerned. The selected candidate will be selected for appointment with reference to her position in the examination list and not in conformity with reference to the order of preference indicated in her application.

3. (f) A candidate appearing in a post for which security should be deposited should deposit the security required within one month from the date of her appointment. If she fails to do so, she will forfeit her deposit from the service.

3. (g) A candidate who is placed on probation for a definite period of time shall be kept within specified period of three years.

At any time before the end of the period of probation, the probability of a candidate appointed may be terminated and she may be discharged from the service. If within the period of probation the probationer does not acquire the qualifications, if any, prescribed for the post for which she is appointed or if at the end of the said period she is considered not suitable for the membership of the service, she will be discharged from the service.

3. (h) Except in the case of a member of the scheduled Caste who has passed the Intermediate Examination in Arts or who has taken a degree of any of the universities at the Presidency or who has acquired from any other University any qualification corresponding to any of the said examinations, every applicant must pay a fee of Rs. 10 into a Government Treasury, or into the Reserve Bank of India, Madras, or the agency, to the credit of the Madras Government under the head "N.C.N.S.T. Madras Government (P). Educational. Sub-Head: Public Service Commission." This fee will not be refunded under any circumstances, whether the candidate is appointed or not. It is payable by the candidate on the date of the examination and is not refundable under any circumstances. It is payable by the candidate on the date of the examination and is not refundable under any circumstances. It is payable by the candidate on the date of the examination and is not refundable under any circumstances.

3. (i) When the fee is paid into a treasury under the Madras Treasury, the receipt from the Treasury must be retained by the candidate on the date of the examination.

3. (j) Form of application may be obtained by writing requisition (interpreted by a stamped and addressed envelope, from the Secretary, District Public Service Commission, "Admission Office", Fort St. George, Madras. The person who is taking up a government work in any Government or State enterprise.

3. (k) Every application must be in the applicant's handwriting and must be accompanied by the following documents:

(a) Evidence of date of birth, viz.—

(i) A certified extract from the Secondary School Leaving Certificate showing date of birth; or

(ii) A certificate from a University or College or School authority showing date of birth according to the University or College or School records.

3. (l) At least three verifications of references and character to be submitted, one of which is to be from the head of the institution in which the applicant has studied, or is studying, as the case may be, and another must have been submitted not earlier than 1st June 1942, from a responsible person who knows the applicant personally. The (sub-sentenced) certificate must be based on personal knowledge and experience of the applicant.

3. (m) If it is the case of study in the institution, in which applicant is placed or is studying, at the time when he or she applies for the position, the certificate must be submitted from the head of the institution in which he or she studied for not less than one month.

3. (n) A certificate must be from the main person.

3. (o) Documents producing the qualification mentioned in paragraph 1 (i) (ii) and (iii), or original;

3. (p) A certificate from the head of the institution in which the applicant has studied, or is studying, as the case may be, and another must have been submitted not earlier than 1st June 1942, from a responsible person who knows the applicant personally. The (sub-sentenced) certificate must be based on personal knowledge and experience of the applicant.

3. (q) Original of Government Technical Examination certificate in Typewriting and shorthand, in the case of applicants who claim to possess these qualifications.

3. (r) Document attesting the qualification in the language of the district (see paragraph 4 (f) above), viz., Secondary School Leaving Certificate, Intermediate Certificate, degree, diploma, or a certificate from a University, College or School authority or a certificate issued by the Director or the District Educational Officer, issued showing the qualifications in the language;

3. (s) In the case of an applicant who is claiming to belong to a Scheduled Caste, a certificate from a District Officer not lower in rank than a Deputy Collector that the applicant belongs to a community (as he ascertains) which is included in the list of Scheduled Castes in Annexure I, and that such community is regarded as an untouchable community in the district in which the applicant belongs; and

candidate has obtained at the Public Examination, not less than 75 per cent of the marks in each of the subjects in Group A and at least of two subjects in Group C.

(b) If the candidate of group who has been exempted from language may obtain an exemption in group A, with out an equivalent exemption in group C, he may not be eligible for admission.

(c) A candidate who has been exempted from language may obtain an exemption in group A, with out an equivalent exemption in group C, he may not be eligible for admission.

(d) It is not necessary that the percentage of marks in each of the subjects in Group A and at least of two subjects in Group C.

(e) If a candidate has completed European School, leaving Certificate issued under the authority of the Government of Madras with either Latin, Telugu, Malayalam, Kannada or Sinhalese, or has completed school language and entered at the European High School Examination not less than 75 per cent of marks in each of the subjects in Group A and at least of two subjects in Group C.

Group A.		PER CENT.
1 English	75	75
2 European Mathematics	75	75
3 A language	75	75

(f) If a candidate has completed the European School Examination at a University of the Province.

(g) If a candidate who has not obtained his equivalent in the European School Examination at a University of the Province.

ANNEXURE II.

(See paragraph 4 of the notification.)

SCHEDULE OF EXAMINATIONS.

S.S.S.C. Standard.

Subjects.	Duration		Marks.
	English	Mathematics	
(1) English Composition—(Write in English a short narrative or descriptive passage on the subject of choice, and the paper on the subject of choice will be tested.)	1	1	100
(2) Language—(Write in English a short narrative or descriptive passage on the subject of choice, and the paper on the subject of choice will be tested.)	1	1	100
(3) Language—(Write in English a short narrative or descriptive passage on the subject of choice, and the paper on the subject of choice will be tested.)	1	1	100
(4) Language—(Write in English a short narrative or descriptive passage on the subject of choice, and the paper on the subject of choice will be tested.)	1	1	100
(5) Language—(Write in English a short narrative or descriptive passage on the subject of choice, and the paper on the subject of choice will be tested.)	1	1	100

S.S.S.C. Standard.

Subjects.	Duration		Marks.
	English	Mathematics	
(1) English Composition—(Write in English a short narrative or descriptive passage on the subject of choice, and the paper on the subject of choice will be tested.)	1	1	100
(2) Language—(Write in English a short narrative or descriptive passage on the subject of choice, and the paper on the subject of choice will be tested.)	1	1	100
(3) Language—(Write in English a short narrative or descriptive passage on the subject of choice, and the paper on the subject of choice will be tested.)	1	1	100
(4) Language—(Write in English a short narrative or descriptive passage on the subject of choice, and the paper on the subject of choice will be tested.)	1	1	100
(5) Language—(Write in English a short narrative or descriptive passage on the subject of choice, and the paper on the subject of choice will be tested.)	1	1	100

Office of the Madras Public Service Commission,
Admiralty House, Beach Road, Madras, Madras,
1914, June 1914.

Appointment of Junior Inspectors to the Madras Corporation Subordinate Service.

The Madras Public Service Commission propose to draw up a list of approved candidates for appointment by direct recruitment to the Madras Corporation Subordinate Service in the category of Junior Inspectors, for each of the subdivisions named specified in column (2) of the table below. The examination from which the candidates will be selected for each such post and the number of candidates required for each such subdivision are specified in the corresponding entries in columns (3) and (4) of the table below. All qualified and suitable candidates up to the required number are not available from the examination specified in column (3) the deficiency will be made good by direct recruitment by the selection of candidates from advertisements issued in the order of selection. For this purpose candidates of all communities may apply.

[Advertisement entry no.]	Name of community.		Number of candidates.
	(3)	(4)	
Entry 1—	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	1
Entry 2—	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	1
Entry 3—	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	1
Entry 4—	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	1
Entry 5—	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	1
Entry 6—	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	1
Entry 7—	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	1
Entry 8—	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	1
Entry 9—	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	1
Entry 10—	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	English, Telugu, Tamil, Malayalam, Kannada, Sinhalese, and Urdu.	1

The Scheduled Castes are specified in Annexure I. Persons who are full members or approved probationers in a service under the Provincial Government are not eligible to apply. Other persons in service must send their applications through the authority empowered to appoint them at the posts which they are holding.

2. An applicant must satisfy the Commission—
(a) that he is a British subject or a subject of a State in India;

(b) that he is of good health, active habits and free from any bodily defect or infirmity disabling him for the appointment;

(c) that he has adequate and satisfactory marks as to qualify him for the appointment;

(d) that he possesses—
(i) if he is a Non-Brahmin (Hindu), Brahmin, Muslim, Anglo-Indian, Christian or Nigger, the B.A. or B.Sc. degree of a University in the Province or the B.Com. degree of the Madras University;

(ii) if he is a Non-Brahmin (Hindu), Brahmin, Muslim, Anglo-Indian, Christian or Nigger, the B.A. or B.Sc. degree of a University in the Province or the B.Com. degree of the Madras University;

(iii) if he is a Non-Brahmin (Hindu), Brahmin, Muslim, Anglo-Indian, Christian or Nigger, the B.A. or B.Sc. degree of a University in the Province or the B.Com. degree of the Madras University;

(iv) if he is a Non-Brahmin (Hindu), Brahmin, Muslim, Anglo-Indian, Christian or Nigger, the B.A. or B.Sc. degree of a University in the Province or the B.Com. degree of the Madras University;

(v) if he is a Non-Brahmin (Hindu), Brahmin, Muslim, Anglo-Indian, Christian or Nigger, the B.A. or B.Sc. degree of a University in the Province or the B.Com. degree of the Madras University;

(vi) if he is a Non-Brahmin (Hindu), Brahmin, Muslim, Anglo-Indian, Christian or Nigger, the B.A. or B.Sc. degree of a University in the Province or the B.Com. degree of the Madras University;

(vii) if he is a Non-Brahmin (Hindu), Brahmin, Muslim, Anglo-Indian, Christian or Nigger, the B.A. or B.Sc. degree of a University in the Province or the B.Com. degree of the Madras University;

(viii) if he is a Non-Brahmin (Hindu), Brahmin, Muslim, Anglo-Indian, Christian or Nigger, the B.A. or B.Sc. degree of a University in the Province or the B.Com. degree of the Madras University;

(ix) if he is a Non-Brahmin (Hindu), Brahmin, Muslim, Anglo-Indian, Christian or Nigger, the B.A. or B.Sc. degree of a University in the Province or the B.Com. degree of the Madras University;

(x) if he is a Non-Brahmin (Hindu), Brahmin, Muslim, Anglo-Indian, Christian or Nigger, the B.A. or B.Sc. degree of a University in the Province or the B.Com. degree of the Madras University;

ANNEXURE II.

[See paragraph 3 (b) (ii) of the notification.]

MADRAS MEDICAL EXAMINATIONS COMMISSION.

A candidate must—

(a) either have obtained a completed Secondary School Leaving Certificate issued under the authority of the Government of Madras, and

(b) if such certificate was obtained in pursuance of the revised Secondary School Leaving Certificate Scheme introduced by G.O. No. 1546, Law (Edn.) Comm., dated 22 August 1935, the certificate must show that the candidate has obtained at the Public Examination not less than the percentage of marks specified below in the subjects under Group A, and not less than 35 per cent in each of the subjects in Group C:—

Group A.		PER CENT.
1 English	—	40
2 A language	—	40
3 Elementary Mathematics	—	35
4 Elementary Science	—	35
5 Outlines of History of England and India and Geography	—	35

Provided that a candidate belonging to any community other than the Backward, the Non-Backward (Hindu), the Anglo-Indian, Christian or Non-Indian Hindu, if he has obtained not less than 35 per cent in English and in the language in Group A and not less than the percentage of marks specified above in the other subjects under this group and 35 per cent in one of the subjects under Group C be eligible for admission.

Explanation.—A convert to Christianity from any of the Scheduled Castes who was enjoying educational concessions under the Madras Educational Rules shall for the purposes of this provision be deemed to be a candidate belonging to the Scheduled Caste.

(c) if such certificate was obtained in pursuance of the Secondary School Leaving Certificate Scheme which was in operation before the revised scheme referred to in subclause (b), the certificate must show that the candidate has obtained at the Public Examination not less than 35 per cent of the marks in each of the subjects in Group A and in each of two subjects in Group C;

Provided that candidates of separate lists have obtained the required percentage and admission is being given to be treated separately before they obtain an entry under this group.

(d) A candidate belonging to a Scheduled Caste shall be treated as a candidate in Group A and shall be eligible for the entry in the list of Backward Candidates for the examination. If the person who is the owner of a property in the Scheduled Caste, his share in the property shall be treated as his share in the property and shall be treated as his share in the property.

B.

(a) have obtained a completed European School Leaving Certificate issued under the authority of the Government of Madras and either Tamil, Telugu, Marathi, Kannada or Hindustani as the compulsory second language and secured at the European School Examination not less than the percentage of marks specified below in the subjects in Group A and not less than 35 per cent in each of three subjects in Group B:—

Group B.		PER CENT.
1 English	—	40
2 Elementary Mathematics	—	40
3 A language	—	35

C.

(a) have passed the Matriculation Examination of the University of the Province.

When a candidate who has not passed at least the first two subjects Examination in the first year of the Matriculation Examination is admitted to the University of the Province.

P. K. GNANASUNDARA MUDALIYAR,
Secretary.

Office of the Madras Public Service Commission,
Madras, India, 21st June 1942.



RULES SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE

NO. 25-A) MADRAS, TUESDAY EVENING, JUNE 23, 1942

NOTIFICATIONS BY GOVERNMENT

DEVELOPMENT DEPARTMENT.

Amendment to Wheat Control Order, 1942.

Fort St. George, June, 18, 1942
1942, No. 34-53, Development.

The following notification of the Government of India is republished —

DEPARTMENT OF COMMERCE.

Wheat Control Order.

New Delhi, the 4th June 1942

No. P. A. 3037/42 (A).—In exercise of the powers conferred by sub-rule (3) of rule 30 of the Defence of India Rules, the Central Government is pleased to direct that the following further amendment shall be made to the Wheat Control Order, 1942, published with the Notifications of the Government of India in the Department of Commerce, No. Econ. Aff. (P.D.) 747-42, dated the 20th April 1942, namely:—

In clause 4 of the said Order, for the words "the preceding month" the words "this month" shall be substituted.

C. P. KASTURAKARA MENON,
Secretary to Government

PUBLIC DEPARTMENT.

{Wkt}

Amendment to Newspaper Control Order, 1942.

Port St. George, June 11, 1942.
(G.O. No. 1503, Public Order).

The following notification of the Government of India is republished:—

DEPARTMENT OF COMMERCE.

INDIAN GOVERNMENT.

New Delhi, the 25th May 1942.

No. 194 L.O. 15/42.—In exercise of the powers conferred by sub-paragraph (2) of sub-rule 4 of the Defence of India Rules, the Central Government is pleased to direct that the following amendment shall be made to the Newspaper Control Order, 1942:—

To clause 7 of the said Order, the following proviso shall be added, namely:—

"Provided that where a daily newspaper and a weekly newspaper, belonging to the same class, are published by the same person, the quota applicable to the weekly newspaper during any period of four weeks shall be averaged by the number of persons, not exceeding one-fourth part of the total, of the quota applicable to the daily newspaper during that period."

S. V. RAMAKRISHNAN,
Chief Secretary.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 14) MADRAS, TUESDAY EVENING, JUNE 23, 1942

PART III-A—BILLS (CENTRAL)

[illegible][illegible]

[As introduced in the Legislative Assembly.]

A Bill further to amend the Indian Medical Council Act, 1923.

Whereas it is expedient further to amend the Indian Medical General Act, 1883, it is hereby enacted as follows:—

1. No This Act may be called the Indian Medical Council (Amendment) Act, 1933.

Of it exceeds to the whole of the British India.

40 It shall come into force on such date as the Governor-General in Council may, by notification in the Gazette of India, appoint.

2. In the Synopsis of the Indian Medical Council Act, 1903 (hereinafter referred to as the said Act), the word "higher" should be omitted.

1983-84 1 123 1

Amendment
proposed by
No. XXVII
of 1922.

3. In sub-section (5) of section 3 of the said Act,—

- (a) in clause (i), the words "who possess recognised medical qualifications or medical qualifications granted by a British Indian University" shall be omitted; and
- (b) in clause (ii), for the word "those" the word "an" shall be substituted and after the words "Government-General in Clause" the words "at which there shall be institutions having been created by the All-India Medical Education Association" shall be added.

Amendment
of the said
provision in
No. XXVII
of 1922.

4. In the First Schedule to the said Act, the following shall be added at the end, namely:—

"Medical schools recognised by Provincial Governments."

Medical colleges recognised by the Provincial Governments to run the Provincial Medical Councils.

L.M.P.
L.C.S.D.
B.S.P.
B.M.P.
B.S.P.
B.M.P.

STATEMENT OF OBJECTS AND REASONS.

Ever since the Indian Medical Council Act of 1910 came into force, the discontent among that large and important class of medical men known as L.M.P.s has become deeper and deeper. The state of affairs cannot be allowed to continue long.

(a) It is not right that the All-India Medical Council should be saddled with the problem of securing under the medical profession in this country and across the Indian Empire the central control and authority over medical education in medical schools, as it does at present with that of the University Medical Colleges, the Provincial Governments who are in the charge of medical schools themselves are not likely in any way or more likely to follow the demand and such needed attention.

(b) It is inadvisable that a vast body of medical men who are entitled to practice by law and outside of the Provincial Governments and who are recognised by the Provincial Medical Councils as legally qualified medical practitioners should be denied their legitimate right of being included in the All-India Medical Council.

(c) It is patent that if the Medical Council for India has no jurisdiction over it must include within its scope the medical institutions who have a preponderant majority of medical men with responsible official and public attention.

(d) It may be mentioned, the original intention, as was proposed in the draft Bill previous to the passing of the Act in this kind form, was to constitute a Medical Council in India in order to establish a uniform standard of qualifications in Medicine for all provinces, but that this noble idea was given up at the advice of the General Medical Council.

It is therefore now proposed by the above amended Bill to make the Indian Medical Council Act, No. XXVII of 1910, more comprehensive and equitable and make it acceptable to the Indian medical profession.

Assurance;
20th January 1922.

MUHAMMAD AHMAD KARNI.

(By order of His Excellency the Governor)

F. AZIZU RAH,
Secretary to Government, Local Department.

fall to any extent which depends to a single heir by a customary or other rule of succession or by the terms of any grant or assignment:

Provided further that upon the death of any woman who at the commencement of the Act had the insured status known as the Woman's Insured Status in any heritable property, such property shall devolve on the person who would under the Act have been the heir of the last full owner thereof if he had died intestate immediately after her.

Distance is the property of nodes

4. The heritable property of a male inmate shall devolve according to the rules laid down in the Act—

(a) upon the undersigned being referred to in section 5 of the Act—	Devolution of property of inmate of Bhub.
(i) if there is no undersigned	Devolution of property of inmate of Bhub.

- (1) upon the unexamined hair referred to in section 5 of any;
- (2) if there is no unexamined hair, upon his signature, if any;
- (3) if there is no signature, upon the signature, if any;
- (4) if there is no signature, upon the hair referred to in section 10, if any.

- The following table shows the

- The following relations of an interior are also assumed:

5. The following relations of an interface are also considered **unmodified**

Chen, J.: *Waves and structures*.

- (4) Widow, son, daughter, son of a grand-daughter son, and son of a post-daughter son of a grand-daughter son like being in this entry being hereafter in this Act referred to as "simultaneous heirs".

- (C) Developer's use.

- (2) Son's daughter.

- 16) Daughter's Daughters
Age: 18 - 19 - 20 - 21

41) *Neoborn*.

- 41) Father's son.
- 42) Father's son.
- 43) Father's son.
- 44) Father's son.
- 45) Father's son's son.
- 46) Father's son.
- 47) Father's son.

- Chase IVQ-100

435. *Exilochorda* sp. n.

- [illegible]

- 140 P. W. L. Fong
135 Nathan

- 1992 *Journal of the American Academy of Child and Adolescent Psychiatry* 31:103-110

(d) Father's brother's son's son.

198. Father's sister's son
199. 22 — Father's father's son

- and his descendants.

- (1) Father's father:

12. Father's father's side

- 430 Father's Father's Yearling

- (16) Father's father's brother

10. Fisher's father's brother's son's son.
11. Fisher's father's mother's son.

- John F.—Mother's mother, mother's father

- doi:10.1017/S0007122615000056

- (1) *Shaffer's* *molting*
 (2) *Shaffer's* *molting*

- (2) *Marshall's* *Marshall's*

- (4) *Micropus brevicaudatus* *sm.*

- (f) Mother's Brother's son's son

00 Mother's father's age

- Among the responses:

- and to those in our

- obtained the map, entire
specimen, some, with

- working money, with the
hardware.

- 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 26

5 Among the recovered items, there is one item that is similar to those in any surviving Army, and within each class, those included in one entry shall be covered in those included in any surviving entry, with those included in the same entry shall take precedence.

(3) Any person who has so transmitted the wealth shall not inherit in any relation of his, by blood or marriage, but the inheritance shall, in such a case, pass to the heir who is next in the order of succession.

(4) Any property acquired by such a person after his transmission shall, on his death, devolve, not upon his relations by blood or marriage, but as follows:—

(a) In the case of a hermit, upon a spiritual brother belonging to the same hermitage *orthomobhadrasthali*;

(b) In the case of an ascetic, upon his various disciples *discipulas*;

(c) In the case of a perpetual religious student, upon his preceptor *acharya*;

Widow's share.

12. A woman shall have the same rights over her *stridhana*, including the right to dispose of it by transfer into alien or by will, as a man has over property acquired by him in the like manner, but so to say, a woman's rights over her *stridhana* shall not be deemed to be restricted in any respect whatsoever, by reason only of her sex.

13. The *stridhana* of a woman dying intestate, in so far as it consists of heritable property, shall devolve as follows:—

(a) Property inherited by her from her husband shall devolve upon her heirs, in the same order and according to the same rules as would have applied if the property had been her and he had died intestate in respect thereof immediately after her husband's death.

Explanation—For the purposes of this clause, property devolving on a woman under the husband, whether under the above or under any (i) in clause (4), need be deemed to be property inherited by such widow from her husband.

(b) Other property shall devolve upon the following relatives of the intestate, in the order mentioned, namely:—

- (1) Daughter;
- (2) Daughter's daughter;
- (3) Daughter's son;
- (4) Son;
- (5) Son's son;
- (6) Son's daughter;
- (7) Daughter's son;

(8) Husband's heirs, in the same order and according to the same rules as would have applied if the property had been her and he had died intestate in respect thereof immediately after her husband's death;

(9) Father;
- (10) Father's son;

(11) Father's heirs, in the same order and according to the same rules as would have applied if the property had been her and he had died intestate in respect thereof immediately after her father's death;

(12) Mother's heirs, in the same order and according to the same rules as would have applied if the property had been her and she had died intestate in respect thereof immediately after her mother's death.

(13) Where of two or more heirs of the intestate, no one is entitled to be preferred in any order under the provisions of this section, they shall take jointly.

14. If the *stridhana* of a woman devolves on two or more of the following relations, namely, daughters, daughters, daughters, sons, sons' sons and sons' daughters, they shall take it per stirpes and not per capita.

Right of
inheritance
by blood.

Order of
preference
in inheritance.

Stridhan
inheritance
in relation
to widow
share.

Illustration

The existing will of a woman, one son predeceased by one daughter & two sons, predeceased by a son & daughter, 2. Last N.C. daughter, born 1904 of her father out of a daughter born 1910.

General Principle.

15. Heirs related to an intestate by the full blood shall be preferred to heirs related by the half blood, if the degree of the relationship is the same in either other respect.

Illustration.

(1) A testator's half-brother is preferred to a brother by the half blood (but a brother by the full blood is preferred to a brother by the half blood, a brother being a nearer heir than a brother-in-law).

(2) A paternal uncle by the half blood is preferred to a paternal uncle-in-law by the full blood, as uncle being a nearer heir than an uncle-in-law.

(3) A full brother's daughter's daughter is preferred to a half brother's daughter's daughter, but the latter is preferred to a half brother's daughter's son, as the latter is of the generation next the next to the testator. The same, why is a sister-in-law of the testator's son, is preferred to a sister-in-law of the testator's daughter.

16. A person who was in the womb at the time of the death of a person at whose death he or she was in the womb shall have the same rank as if he or she had been born before the death of the intestate.

17. The surviving spouse and descendants of a valid marriage between a man and a woman shall include his or her surviving spouse, and his or her descendants, for all the purposes of this Act, be treated in the manner as if the surviving spouse and descendants of a valid marriage constituted within his or her own estate.

18. If an intestate's widow has been married during his lifetime and after her marriage, she shall, unless the intestate has been declared by her husband to be disqualified from succeeding to his heritable property, and if she survives on his other heirs as if she were his widow.

Provided that the right of a widow to inherit to her husband shall not be suspended on the ground aforesaid, unless—

(a) the husband has deprived her of any portion of his property on that ground by a valid testamentary disposition subsisting at the date of his death; or

(b) a Court of law has found her to have been guilty of adultery as aforesaid in a proceeding to which she and her husband were parties and in which the matter was specifically in issue, the finding of the Court not having been subsequently reversed.

19. A person who commits murder or who, the commission of murder in furtherance of his or her succession to any property shall be disqualified from inheriting such property, and the intestate shall, in such a case, pass to the heir who is next in the order of succession.

20. No person shall be disqualified from succeeding in any property on the ground of any disease, defect or deformity or, unless as provided in subsection (a) of section 21 and sections 22 and 23, on any other ground whatsoever.

21. If two or more heirs succeed together to the property of any intestate, they shall take the property—

(a) as co-tenants equally provided in this Act, per capita hereinafter; and

(b) as tenants in common, and not as joint tenants.

22. If the intestate has left no heir, or no heir qualified to inherit, according to his or her heritable property, such property shall go to the Crown.

23. The marriages specified in the Schedule are hereby re-enacted, so the estates mentioned in the fourth column thereof.

THE MEMORIA.

(See section III.)

Year (1)	Number (2)	Short title (3)	Extent of report (4)
1916	III	The Hindu Women's Rights to Property Act, 1916.	The whole.
1917	II	The Hindu Law of Inheritance (Amendment) Act, 1917.	Do.
1927	XVII	The Hindu Women's Rights to Property Act, 1927.	Annex A, sub-section (1).

STATEMENT OF OBJECTS AND REASONS

In consequence of certain difficulties of interpretation arising out of the Hindu Women's Rights to Property Act, 1917, and the succeeding Act of 1927, the Central Government appointed, in January 1928, a Committee of Experts referred to as the Hindu Law Commission to examine those Acts to see whether they introduced, or proposed to be introduced, in the Indian Legislature to amend Hindu Law. The Commission made a detailed examination of the subject after holding public sittings for hearing a questionnaire. In June 1931 they submitted a Report tentatively recommending that the Hindu Law should be codified in successive stages, beginning with the law of succession, to be followed by the law of marriage.

The Report had a favorable reception and the recommendations contained in it were accepted by the Central Government. Accordingly, the Commission proceeded to draft a Bill on the Hindu Law of Inheritance, as the First Part of the contemplated Code. They began by preparing four memoranda on the subject, which were then circulated for comment to prominent lawyers and other interested persons throughout India. The memoranda have been in circulation, as mentioned, since August 1932. Legal opinions have, for the most part, been very favorable, criticism being confined to certain points of detail. In the light of the criticisms received, the Commission prepared a revised draft Bill which they present in this form with only one or two small drafting alterations. The explanatory note which follows was drawn up by the Committee and explains the basic provisions of the Bill as well as the principles at each stage. The memoranda on which the Bill is based have also been printed as an Appendix to the Bill.

New Delhi,

The 27th May, 1933.

S. SULTAN AHMED, .

EXPLANATORY NOTE

Briefly stating, the provisions of this Bill are based on the Rules for All-India at the end of the Third Memorandum and the Hindu Law in the Fourth Memorandum, passed by us on 18 July 1931. For convenience of reference, all the four Memoranda are printed as an Appendix to this Bill. They were circulated to prominent lawyers and other interested persons throughout India for criticism. The opinions received were mostly favorable; where the Indian suggested modifications the suggestions have been carefully considered and necessary changes made in the Bill. A study of the Memoranda will be of assistance in understanding the Bill.

The main features of the Bill are—

- (1) that it includes a complete law of Inheritance succession for all Hindus in British India;
- (2) that it removes the various disabilities by which Hindu women have hitherto been precluded from inheriting property in various parts of India; and
- (3) that it abolishes the Hindu women's limited estate.

The form of these objects is proposed to be secured by adopting for the most part the Japanese scheme for near succession and the Mitshobara scheme for distant succession—a compromise which, as will be seen from the Memoranda appended to the Bill, does not give violence to either school. By near succession we mean the comparatively near scheme described in clause 2 of the Bill and by "distant succession" we mean the comparatively distant agencies and agencies such as enumerated.

The Mitshobara restrictions have already accepted the changes made by the legislation of 1920, giving a higher place to the son's daughter, the daughter's daughter, the sister, and the sister's son; they should find no great difficulty in accepting now a similar position to higher rank of persons other than children such as the paternal uncle's son and the maternal uncle's or aunt's son who are privileged in the Japanese scheme of near succession. Similarly, the Japanese legislation might not so far as difficult to accept the few changes needed to assimilate the two schools in the matter of widows but it will surely find small price.

The one objection against widow inheriting property has few defenders at the present time. Nevertheless, even a large part of India, where, with a few exceptions, are still governed by law from inheriting property, a son, in Bengal, even today, a widow cannot inherit so far brother even if there are no other heirs. Under the Bill, she will be able to do so in her proper place. (See Class II, entry 23, amongst the heirs enumerated in clause 3.) We have not only included the custom Hindu religious amongst the enumerated heirs, but have also made it clear that women are included in the term "agnate" and "cognate" and therefore in the scheme of distant succession detailed in clause 4.

As regards the Hindu women's limited estate which the Bill seeks to abolish, it is unnecessary to repeat here what has been said in our Fourth Memorandum (see Appendix to the Bill). There is a considerable body of opinion that this particular provision has no real home in the country. Dr. Mitter, who has discussed this question at great length in his Thesis on "The Position of Women in Hindu Law" (1915), has observed that although the doctrine has been firmly established by judicial decision, nevertheless, so far as South India is concerned, there is very little of it to support the theory of the limited estate of women in inherited property (loc. cit. p. 220). This agrees with the opinion of Mr. M. Vishwanatha Rao quoted in our Memorandum that the doctrine is "a poor creature by judicial decision as suggested by ancient Shastras." Dr. Jaigopal in his *Treatise* (Section 1 of 1917 on "Hindu and Mohammedan Law") has stated that "all the commentators are mostly busy in reflecting the right of the widow to a limited interest" (loc. cit. p. 220). In the context and probably the most important case (1870) in which the nature and extent of the widow's interest came under discussion by the Privy Council, viz., *Kasturabai Shankar v. Harmanandji Dadas*, there was a difference of opinion amongst the Justices: the Chief Justice stated that if a widow were to alienate the inherited property for other than the permitted purposes without the consent of her husband's relatives, the alienation would be invalid; but other Justices in the same case stated that though she would incur some blame, yet she was valid against the relations of the husband. In other words, in the opinion of three out of four Justices, the Shastras have merely imposed a moral duty and not a legal restriction upon the widow even in a Hindu's lifetime. Therefore, there are opinions on the other side also, viz., Dr. Alkhat's conclusion is that while some Shastras definitely limit a woman's estate, others are merely silent on the point. ("The Position of Women in Hindu Civil Law" 1933, p. 245). Seen on the whole, it seems safe to state that Shastras authorize for the doctrine of the Hindu women's limited estate is not required.

We would also point out that under the scheme of the Bill, the widow, the son, and the daughter are all maintenance heirs, the daughter getting half the share of the widow or the son. When we come to the question of maintenance we intend to make proper provision for the maintenance of the parents and any widow or daughter under the statute. All the powers vested in maintenance or to a share of the estate under the existing law being thus provided for, we do not see any danger in making the widow's estate absolute.

We shall now notice in detail the more important clauses of the Bill.

Clause 1 (a).—The Act is intended to come into force on January 1, 1948. The date of commencement is suggested (a) in order to give Government's Provisions sufficient time to give supplementary legislation in respect of amendment (b) in order to give the House opportunity sufficient time to adjust itself to the proposed changes; and (c) in order to give the Central Legislative Council time to consider other branches of Hindu Law so that there may be an entire Hindu Code in operation from January 1, 1948.

Clause 2.—Definition (1) (a) and (b).—The definition of "agnate" and "cognate" must be read with clause 4 which lays down that in certain events agnates succeed before cognates in the property of a male intestate Hindu. We have added a provision in clause 5 (1) (b) to make it clear that a woman, even if married, is to be regarded as an agnate of her father and of his agnates. She will therefore succeed as an agnate in the estate of her father. This provision merely substitutes an illustration of the principle upon which a Hindu has been given a place among the cognates or agnates of his father by the *Mughals* in *Banking* and by the legislatures of 1929 in other *Mishchun* provisions.

We are aware that, according to Hindu law, a girl upon marriage is deemed to be no more in the power of her husband. Strictly speaking, therefore, she is a cognate of her father's estate. We have a rule for the succession of the widow of a person agnate in our original succession law, for example, Rule 5 of the Rules for *Adoption* in our Hindu *Mishchun* law, but the rule has been broadly extended to being of a type peculiar to the *Banking* school and agnates we have created the rule under the Bill, therefore, she will have the right to succeed as an agnate in her father's estate but not in her husband's. Except in *Banking*, she has, generally speaking, no such right in either Hindu or the existing law; and in *Banking* she has at present such a right in her husband's family, but not in her father's. Even in *Banking* *Mishchun*, the provision, as the Bill has the advantage that she is less likely to be disadvantaged by will be a blood relation than by a relation by marriage. In certain other respects also she gets much better rights under the Bill than she enjoys at present, whether in *Banking* or otherwise, she will only have a share of her father's property, but also a very high share as an heir in her grandfather, whether paternal or maternal. In summary then the *Banking* school might well accept the provisions of the Bill.

Clause 3 (1) (a).—This sub-clause defines "heritable property" as the law of intestate succession as such is not necessary, it is sufficient to have done this property in its entirety if it is heritable. In other words, if the nature of the property is such that it passes upon the owner's death, to his heirs, the law of intestate succession is of the character of not a gift with a condition. That the interest of an individual member in a *Mishchun* fund family is not, under existing Hindu Law, "hereditary property,"

since it seems not to be here but to be existing somewhere. The position may have been changed by the *Shushuk* Act, but the question is not intended to be dealt with in the present Bill; it will be dealt with when the question of the *Mishuk* is just fully come under consideration.

The words "which belongs to an intestate in his or her own right" have been inserted for the purpose of making it clear that property passing in any person as a trustee or in some similar capacity is not inheritable property.

Sub-clause (1) (d)—This subsection is not meant to make any change in the existing position as to the application of Hindu law.

Sub-clause (1) (g)—The definition of "full blood" and "half blood" as it is used with what we before us is the Hindu law as the subject "among brothers, such as one of the whole blood takes the inheritance in the first instance . . . state those of the half blood are made through the difference of the mother." (*Mishuk*, Chapter II, Section IV, 2—*Shukla's Collection*).

Sub-clause (1) (h)—The terms here used are well-established Sanskrit expressions used in Hindu law which we have changed it necessary to translate. The "dasya" is the son of a "dasya," that is, a Hindu woman in the continent and outside living of his father. Under the existing Hindu law, he has a special position, being entitled to certain rights of inheritance amongst Hindus, but only to a subordinate amount the other caste. We propose to remove this distinction and to entitle him from inheritance amongst Hindus as well.

The other terms "dasya," "dasya-dasya," and "dasya-dasya" describe various forms of adoption, for purposes of inheritance we propose, generally speaking, to put all these adopted sons on the same footing as natural sons of the adopter, although with certain differences as to the effect of adoption on their previous or natural ties. In the case of the "dasya" son, the effect of adoption is to sever the natural relationship for purposes of inheritance; in the case of the *dasya-dasya* and the *dasya-dasya* son, the natural relationship subsists by one with the father created by adoption, but in the case of the *dasya* son, the latter relationship is further due to the person adopted and the person or persons adopting. Thus the son of a *dasya* son cannot inherit as a grandson of the adopter, nor can the *dasya* son himself inherit as a grandson of the adopter's father. The relationship of the *dasya* son is further limited to the adopter and the adopter. All this is made clear in the provisions included in clause 1 (1) (g). It merely reproduces the existing Hindu law on the subject. We have not thought it necessary to distinguish between a "dasya-dasya" and a "dasya-dasya" because the latter is now obsolete. (See *Hindu*, 2nd Edition, p. 282.) It is worth considering whether the law should not be further simplified by putting all adopted sons, whatever the form of adoption, on the same footing as natural-born sons for purposes of inheriting relationship.

As already stated on process to abolish the distinction between an adopted son and an adopted or natural-born son for purposes of inheritance. Rules of intestate succession should be as simple as possible. Variations to meet individual cases may well be left to the individual owner to make by will. When, as in ancient Hindu law, wills were unknown, it might have been necessary to meet every shade of difference between one sort of heir and another. But now that wills have become a recognized part of Hindu law it is possible to simplify the rules of intestate succession without hardship to anybody.

Hindu law treats an adopted son as entitled to inherit just as if he were a natural-born son except when a son is actually born after the adoption. When, however, a son is born after adoption, he (the

the after-born son) usually give the larger share of the father's property, the smaller share of the two sons being different in the different schools of law. In Bengal, the adopted son usually takes one-third of the father's estate, in Madras, one-fourth, in Bombay and Madras, one-fifth; but amongst Maras in Madras and Bengal, an adopted son usually takes half with an after-born son. Not only do the laws on this subject differ, but the same text has been interpreted in different ways in different parts of India. Further complications are likely to arise when there are other competing heirs. However, as the draft of the Indian Succession Act, which gives the widow equal rights of succession with a son (in accordance with a principle which we believe to be in the true spirit of Hindu law), it is probable that adoptions will become increasingly rare in India and the time therefore seems ripe for doing away with these complicated distinctions between adopted sons and "after-born" sons. No such distinction appears to be contained in the text of Yashodhara's Commentary cited in the *British Museum, Section V, 12*: "A given son (i.e., an adopted son) according to good practice retains—should a legitimate son be born at any time, let both be equal shares of the father's whole estate." There appears to be nothing in the text to restrict the rule and does therein to any particular caste. Thus, according to this text, there is no difference (whether amongst Hindus or others) between the shares of the adopted son and an "after-born" son; if the adopted son "stands in good position," a condition which is presumably included in every adoption (see *Manu II, 106-109*) and upon which Dharmakirtti, in very rare, is recorded to insist. It must be remembered that a son's one loss of his Hindu rights in the family of his birth as a consequence of the adoption and it seems hardly fair that he should ever count as anything less than a natural-born son in the family of his adoption.

Section 12 (1) is framing the definition of "Hindu" we have followed Yashodhara. Our reasons for doing so have been fully explained in our Memorandum on the subject appended to the Bill.

*Section 12 (2) defining "widow."—*The word "widow" is controlling statute is clearly that "a" "widow" "also." In the drafting of this Bill we have had to be careful in the use of words, since in the existing Hindu law widow's property differs from her's as regards the order of succession and in various other respects.

Section 12 (3) is—The definition of "Hindu" is taken from section 30 of the Indian Succession Act, 1925.

Section 12 (4) is—This merely states by reference certain well-established rules relating to dowry contained in the Indian Succession Act, which do not at present apply to Hindus.

Section 12 is making the Bill applicable to the movable property of Hindus domiciled in British India and (with certain exceptions) to the immovable property in British India of all Hindus wherever domiciled, we are merely following a well-established rule of private international law. A further provision is to be found in section 8 of the Indian Succession Act.

Following the principle of section 12 of the Indian Succession Act we have made the Bill applicable to the movable property of a person not proved to have been domiciled outside British India.

To have, for certain reasons, excluded Hindus governed by the Mohammedan, Ahir, or Parsi Law of Intestates.

In clause (5) of the first group in the clause we have excluded agricultural land because the Central Legislature cannot legislate upon succession in respect of agricultural land situated in "Provinces, Territories, and Union Territories." Provisions such as the present are in respect of agricultural land situated in "Provinces, Territories, and Union Territories" in a similar form.

Clause (6) of the first group includes intestate estates. The subject of intestate estates constitutes a separate branch of Hindu law and must be dealt with separately.

It will be seen that the Bill is intended to regulate succession to the property of a Hindu dying after the date of its commencement. What is to happen if the last will seems dated before the amendment does but was executed by a Hindu person who died after that date? The second person makes it clear that in such a case the provisions will be determined in accordance with the provisions of the Bill as if the last will had died immediately after the Hindu's death.

Clause 4 repeats in substance one of the rules for All-India at the end of our Third Memorandum.

Clause 5.—We have made some important changes in this clause as compared with the corresponding provision in our Third Memorandum. Under our original plan, the unmarried daughter and the widow's daughter were seen to share equally with the son and the widow, the married daughter getting no share. But the exclusion of the married daughter has been criticised by lawyers of weight, and is opposed to the view of the majority of those who answered our questionnaire last year. They considered that there should be no distinction between the married and the unmarried daughter in the matter of inheritance. We have accordingly proposed in the Bill that each daughter, whether married or unmarried, should get half the share of a son. The general opinion even among women (judging from the answers to our questionnaire) appears to be that the daughter's share should be half that of a son. Dr. Aitken, after an elaborate discussion of the various opinions, a similar view ("The Position of Women in Hindu Civilization", 1920, pages 175-180) although he considers that the daughter should lose her share upon marriage. We have already explained why we have abandoned the distinction between married and unmarried daughters. We would add that a provision that the daughter should forfeit her inheritance upon marriage is liable to be attacked on the grounds that it can be defeated by a prior alienation, that it is a stipulation to avoid marriage and loss "in sin", and so forth.

Turning to Jewish authority, we find various rules as to the portion to be given to the daughter at a partition of the paternal estate, but they are not quite clear. According to Talmudic law and Rashi, the son have to give the daughter a "one-fourth" share but some have been criticised, of opinion as to how this "one-fourth" is to be calculated. Maimon's text, liberally translated, runs:

"The brothers should severally give to their women shares out of their own shares, each a one-fourth part; and if he shares them refusing to give shall be degraded." (M., 120).

On a strict construction of this text, it would follow that if there were three sons and one daughter, each son would in the last instance take a one-third share and would thus have in one-fourth of that share to the daughter, so that the final result would be that each of the three sons and the daughter would have one-fourth. In this particular case, therefore, the daughter's share would be equal to 1/4 of the son's. If there were two sons and one daughter, the distribution would be 1/3 for each son and 1/6 for the daughter, so that the daughter's share would be 1/2 of the son's; and so on. The result would be different in different cases according to the number of sons and daughters. Various writers have interpreted the "one-fourth" share as that the daughter should have 1/4th of what she would have got if the last were a son. According to Talmudic prices (M. A.D.), if a person divides his property as he sees fit, he should assign one share each to his wife and sons, half a share to his daughter, and one-fourth of a share to his daughter's sons, but if the division takes place after his death, the sister is to get one-sixth of the share of the brother.

Now *Smith's* intention is not clear and alone there is a reversal of opinion that the daughter's share should be half that of a son, we may thought it best to give the unmarried daughter as well as the married daughter a share equal to one-half of that of a son.

This has made it necessary to reconsider the question of the widowed daughter-in-law. It will be remembered that under the *Beckwith Act*, the share equally with the widow and the son; and thus was also what we proposed in our *Third Memorandum*. But now that we are providing for her as a daughter in law, we believe, as her family. This will, of course, entitle her to take a share of her husband's property as his widow. It is only the further share in her father-in-law's property that we have thought it necessary to give her, it is one of the shares which she will now get at her father's property. As between a share in her father-in-law's property and a share in her father's property, we believe the latter to be more to a wife. A father-in-law is more likely to disinherit his daughter-in-law than a father his daughter.

We have worked out the details of a concrete case, typical of its kind, for the purpose of seeing how the provisions of the Bill compare with our original proposals in the *Third Memorandum*. Let us suppose that A, the daughter of B, is married to C, the son of D, and, since we have to take a case involving widowed daughter-in-law, let us suppose that C dies first, then D and then B. To make the test a little one, we must assume that each of them dies leaving a widow, a son, a widowed daughter-in-law, an unmarried daughter and a married daughter, and also that they are all equally rich. For simplifying the calculations, let us assume that they each have property worth Rs. 12,000.

Then upon C's death, A, as his widow, gets, under the Bill, one-third of his 12,000, i.e., Rs. 4,000. (We are giving Rs. 4,000 and each of his daughters getting Rs. 2,000). Under our original proposals A would have got one-fourth of C's property, i.e., Rs. 3,000. C's son, C's widowed daughter-in-law and his unmarried daughter each getting Rs. 1,000.

Upon D's death, E, as his daughter-in-law, gets nothing under the Bill, the daughter-in-law not being an heir; under our original proposals she would have got one-fourth of his property, i.e., Rs. 3,000.

Upon B's death, A, as his daughter, gets under the Bill half of A's property, i.e., Rs. 6,000. Under our original proposals, as being an unmarried daughter, she would have got nothing.

The net result is that in all she gets Rs. 10,000 under the Bill (the 4,000 from her husband plus the 6,000 from her father) and she would have got the same sum under our original proposals (the 3,000 from her husband plus the 7,000 from her father-in-law). Thus from the point of view of the daughter-in-law, the scheme of the Bill is in balance at least as good as our original plan, quite apart from the possibility of her being disinherited by her father-in-law. We have also little doubt that as regards property, if asked to choose between a scheme which gives a share to the daughter and one which gives a share to her daughter-in-law, would normally prefer the former.

On the whole, therefore, we think that the changes made in the Bill in this respect are an improvement. In addition, we would suggest that when the subject of maintenance is taken up, the obligation of a father-in-law to maintain his widowed daughter-in-law, which is at present merely a moral obligation, be changed into a legal obligation. The combined effect of such a provision and the provision which we have introduced in the Bill would be that married

Class 5—mainly embodies one of the rules in our Third Memorandum and needs no further explanation.

Class 7—provides the study of distribution of an intestate's property among his widow or widows, his sons and his daughters. Section 16, as will be noticed, makes no distinction between divided and undivided sons. On this point there has been a conflict of judicial decisions and we have adopted the view which leads to the simplest rule.

Sub-class (a) abolishes the distinction which at present obtains between daughters married and unmarried, at one and poor or with and without sole sons, or the possibility of such sons. This is in accordance with the desire of the majority of those who surround our Legislature on this point has been.

Class 8—this class deals with what we have called "distance" or "degrees." The distinction between agnates and cognates goes back to Yajurveda and has, therefore, been retained in the Bill. But for the consistent direction, we should have been strongly inclined to put into a single class all relations outside the enumerated heirs and to subject them to the general Rule of Preference set out in class 9. This would have simplified the law and clearer and made it more applicable.

Class 9—These general rules have had wide approval. They have been fully explained in our First Memorandum and Appendix to the Bill. We have there pointed out how these rules not only free from the confusion that Yajurveda has given on the subject, will also still have that these rules can be applied with equal ease, whether the distinction between agnates and cognates is abolished or retained. In deference to the wishes of certain circles we have inserted, preceding in the Bill explaining how degrees are to be taken of daughters included in the Bill will continuously simplify litigation in this class for the purpose of abolishing the application of the rules.

Classes 10 and 11—These classes follow the well-known rules of the Hindu Law on the subject and need no explanation. If they are considered unnecessary, they can be left out.

Classes 12 and 13—These substantially follow the corresponding provisions in our Fourth Memorandum and need little explanation. For the sake of uniformity we have placed on the same the Hindu class order of descent for daughters as explained in our Memorandum. It will be noticed that in the case of the priority of a widow and his daughter had a share. The widow's share becomes upon her death in the daughter in class 3 (1) (a) of the Bill; but the portion of 1/4 under class 12 is not, and the daughter is the pre-emptive claim in the daughter is subject of other portions of her mother's absolute property. We have given a large number of illustrations in this class for the purpose of abolishing the application of the rules.

In response to criticism we have made five small changes in our original proposals: (1) In our original proposals we had a rule that property inherited by a woman from a male kinsman shall in her death devolve upon the heirs of that male. In response to criticism from lawyers referred by a woman from her husband. (2) For sons and unmarried daughters. Under our original proposals, which clearly followed the Mitakshara order, the unmarried daughter was the first heir to her mother's property, and then came the married daughter. We have now put all daughters, whether married or unmarried, first in the list of absolute heirs. (3) The son's daughter

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does not at present appear to be a childless bar at all; but a daughter's daughter, a daughter's son, and a son's son are all bars. It is not easy to see any justification for the exclusion of the son's daughter and we have accordingly included her as we have immediately after the son's son. (6) The daughter's husband has included in our original proposal as a childless bar in accordance with Brahmapur's law (Brahmapur XXV, 48 and 50). In response to criticism from Madras, we have now omitted this bar.

Clause 12—provides for intestate succession to children in certain cases. It makes no change in the existing Hindu Law.

Clauses 15 and 16—These embody existing provisions of the Hindu law.

Clause 17—There have been differences of opinion whether gharana marriages, that is to say, marriages where the husband is of higher caste than the wife, are or are not valid. It is necessary to decide this question here in any event; but it may be mentioned that such marriages were not uncommon amongst Hindus until about the 14th Century A.D. Brahmapura, Valmiki, Haris, Yagnavalkya and Brahmapur all lay down rules for determining the degree of union born of unions of different castes, which is itself a proof that such marriages were then not only common to most populations but, indeed, even later, the authors of the Manusmriti (11th century A.D.) and the Dattakarya (14th century A.D.) expressly recognize the validity of these marriages (Manusmriti Ch. 3, Section VIII, 3 and Section XI, 45; Dattakarya Ch. IX, 2, Bother's Collection). There is, however, no doubt that illegitimate marriages have been frowned upon since they are to be punished in the *Kut* age in some of the Smritis and are now regarded as invalid in certain parts of India. But where they are regarded as valid, as in Bombay (I.L.R. 20-B-1), it is, to say the least, an unnecessary complication to treat either the widow or the sons as having different rights of succession.

In the first place, the *Samriti* law set in certain agreement as to the relative shares of the sons of the deceased widow. Thus, according to Yajur, if a Brahmin has only one son, whether by a Brahmin or a Kshatriya or a Vaishya wife, then son inherits the entire property of the father, but if by a Sudra wife, he inherits only half the property of the father. According to Manu, however, "whenever the man has sons or born in law, no more than a fourth part need be given to the son of the Sudra wife," while according to Dattaka, the only son of a Brahmin, by a Sudra wife, is entitled to a third part of the father's property. Amaladitya attempts to reconcile these discordant laws by explaining that the larger share is inheritable where the son is endowed with "science, morality, and valour," a difficult test for Courts to adopt. Again according to Yajur, if a Brahmin has a son by a Kshatriya wife, the shares of the two sons are to be as 4:3; but Brahmapur claims that the son of a Kshatriya wife, if older by birth and endowed with superior abilities, shall have an equal share with the son of the Brahmin. Finally Brahmapur lays down that of the sons by a woman of the same caste and by one of the same inferior caste, if the latter be the more virtuous, he may take the allotment of an eldest son. This article is made the test and not the caste of the mother.

In the second place, usually because the parents have entered into an evasive union, it is hardly just to punish their children by depriving them of their ordinary rights of inheritance. If the union is legally valid, it should not entail any legal disabilities, particularly on the innocent children.

In the third place, when, e.g., Kshatriyas are held by one Hindu Court to be Sudras and by another to be Kshatriyas, one law based on these distinctions of caste might prove anomalous in the present operation.

For all these reasons the simplest course is to put all legal marriage as the same footing as regards the legal rights of the parties and their issue. If a marriage is legally valid, it would extend as legal kinship either to the parties or to the children.

Clause 11.—Clause 11 deals with the modernity disposition of widows. The point was noticed in paragraph 11 (b) and paragraph 24 of the Hindu Law Committee's Report. The provision in the Bill embodies the suggestion referred to in the aforesaid paragraph 24. As explained in our Report, the proviso to this clause has been considered necessary for the purpose of preventing widows being handicapped by antiquated customs.

Clause 12—embodies a principle of the existing law relating to maintenance of public policy.

Clause 13.—The Bill has now seemed for abolishing the other dispositions of Hindu law such as assigned kinship, adoption, etc. The legislation of 1929 has already abolished them in part in the Mitakshara jurisdictions; they might now, we think, be abolished completely everywhere. They are difficult to carry in equity, and with the progress of medical science it must become increasingly difficult to say what defects or diseases are incurable. If the law is incapable of managing his property then an ample provision in the law of testament for the appointment of a competent manager or guardian.

Clause 14.—Sub-clause (a) merely embodies the existing Hindu law. Sub-clause (b) makes a change in the existing Hindu law in certain respects. Under the existing Hindu law whether of the Dayabhaga school or of any Mitakshara school, where two or more widows inherit in their husband's estate, except in the Benares Presidency, where one or more daughters inherit in their father, they take as joint tenants with rights of survivorship. Now that we propose to give them heirs as absolute estate, it seems to us that they should take as tenants in common as daughters do in the Benares Presidency when inheriting in their father.

Clause 15.—Clause 15 provides for action in the Courts in the absence of heirs.

Clause 16—it will be noticed from the Schedule of Deposits that we propose in this Bill only to repeal subsection (1) of section 3 of Act XVIII of 1937. Subsection (2) of section 3 of that Act deals with the interest of an undivided coparcener in a Mitakshara joint family, a subject which is not covered by the present Bill. We have therefore left intact the provisions of the aforesaid subsection (2) and the other connected provisions of that Act.

APPENDIX.

JOINT MINGLAKHOTA, DOMESTIC SUCCESSION, MITAKSHARA SCHOOL.

1. It is convenient to deal first with the succession of males to the property of males, as regulated by the Mitakshara according to Statute Law.

2. When a Hindu male possessed by the Mitakshara school dies intestate in respect of British property, it devolves in the following order on the following classes of relatives (including females for the moment):—

1.—The "nearest blood" of his family.

(1) son, son of pre-deceased son, and son of pre-deceased son's pre-deceased son (including illegitimacy),

(2) daughter's son,

(3) father,

(4) brother,

(5) brother's son.

(He and the "nearest heir" with the father's son, because after that the surviving sister descends from the others.)

II.—Descendants or agents of the deceased (i.e., persons pointed to him, wholly through males) other than those already named under I.

III.—Descendants or agents of the deceased (i.e., persons related to him, but not wholly through males) other than those already mentioned under I (i.e., other than the daughter's son).

Each class excludes the next and within each class, the heirs who were earlier in order exclude those who come later.

2. To complete this scheme it is necessary to arrange all the agnates and cognates in classes II and III in a definite order, so that we may be able to tell at once which of two competing heirs has the better right of succession. We must also consider the question of making some provision for the number of possible heirs in each class. On these points the law cannot yet be said to be settled; there are still some differences of opinion between the various High Courts. We may settle it now then.

4. *Descendants of sons in class II and III*.—The following rules are simple to apply, they agree with such indications as the works of the Mullahs and the poets on this subject; and they yield results sufficiently accurate for all practical purposes. They leave the father advantage, but they are adequate in the sense that they break a decisive test in every conceivable case.

Rule 2.—Of two heirs, the one who is nearer in descent succeeds first.

Illustration.—Suppose the competing heirs are (1) the father's son's son (PFRS) and (2) the father's father's son's son (FFRS) of the deceased. The first is removed from the deceased by six degrees in descent and three degrees in descent;—the second by six degrees in descent and two in descent—six feet as it were. But since the father is nearer in descent, he succeeds under this rule. This agrees with the decision in *Shahid Ali v. Gaffar Ali*, 20, F.A. 202.

An amplified form of the rule is that the descendants of the deceased himself succeed before those of his father; those of his father before those of his grandfather; those of his grandfather before those of his great-grandfather; and generally those of a nearer ancestor before those of a remoter ancestor.

For example, the preceding rule may be expressed by the words P (father) and M (mother) and the descending heirs by S (son) and D (daughter). Then PFRS and FFRS will stand for the father's son's son and the father's father's son's son of the deceased respectively. There are three ascending heirs and four descending heirs in this chain.

Rule 2.—If the two heirs are equally near in descent, the one who is nearer in descent succeeds first.

Illustration.—Suppose the competing heirs are (1) the father's father's son (FFS) and (2) the father's father's son's son (FFRS). How near are the degrees in descent from the deceased? In the former being only one degree in descent succeeds before the latter who is two degrees in descent.

Rule 2.—If the two heirs are equally near both in descent and descent, the one who is in the father's line of descent succeeds first.

Illustration.—Suppose the competing heirs are (1) the father's father's father's son's son (FPFRS) and (2) the father's father's son's son (FFRS) of the deceased. Here both are three degrees from the deceased in descent and two in descent. But before the female who is in the mother's line after the first link. The rule must be qualified at each point of descent. Thus suppose the competition is between (1) the father's mother's father's father's

daughter's son (PMFDOS) and (2) the father's mother's mother's father's son's son (PMFFFS). Here the first link in the chain of descent is in both cases the father's line and the second link is the mother's line, so in this point, therefore, the two are the same. But after that, the first link in the case of No. (1) is in the father's line and in the case of No. (2) is in the mother's line. Therefore, No. (1) succeeds before No. (2) under this rule.

Rule 1.—If all the preceding rules fail to decide between the two heirs, the son who is in the male line of descent succeeds last.

Illustration.—Suppose the competing heirs are (1) the father's mother's father's father's son's son (PMFFFS) and (2) the father's mother's father's father's son's daughter's son (PMFFDSO). Here, rules 1, 2 and 3 are all inoperative; but the former heir is on the male line of descent throughout, while the latter is on the daughter's line after the first descending link. Therefore, the former succeeds before the latter.

It is evident the rules are only two: first, that of number, applied successively to the heirs of descent and the heirs of ascent, and secondly, that of sex applied similarly—resulting ultimately in four simple rules.

These rules must be applied in the order mentioned above and by their very nature, they are bound to yield a definite result in every imaginable case. To see how they work, let us apply to them in some of the decided cases of this High Court.

(1) *Muthusami v. Muthukumaraswami*, 22 I.A. 42.—The competing heirs were (1) the mother's father's son (MFS) and (2) the father's father's father's daughter's son (FFFD). Here rule 1 immediately decides the issue in favour of No. (1), who has only one degree of ascent against those of his rival. The result is in accordance with the decision both of the Madras High Court and the Privy Council.

(2) *Adi Narayan v. Adichan Pannai*, 11 I.A. 40.—The competition was between (1) MFDOS (mother's father's daughter's son's son) and (2) MFFDS (father's father's father's daughter's son) of the deceased. Here again (1) has only two degrees of ascent against three of (2) and therefore must succeed. This agrees with the Privy Council decision (on the issue that of the Madras High Court).

(3) *Relangay v. Narayana*, 29 Mad. 211.—FDS succeeds before MFS, which accords with our first rule, since the former has only one degree of ascent against two of the latter.

(4) *Krishna Appanna v. Theobaldus Appanna*, 29 Mad. 115.—FFDS succeeds before FFD, which follows from our first rule.

(5) *Muthusami v. Muthukami*, 25 Ben. 221.—FDS succeeds before FFD, and first rule gives the same result, since the former has an degree of ascent at all against one of the latter.

(6) *Krishna v. Ananthaswami*, 12 Ind. 277.—According to rule 1 before the commencement of Art. II of 1925. But that rule succeeds before FDS, which follows from our first rule.

(7) *Uma Shankar v. Rao, Ramaswami*, 1 Ind. L.J. 381.—The competition was between MFS and FFD. The Privy Council held in a majority of three to two that MFS succeeds before FFD, a decision which, according to Sirredhiah's Hindu Law of Inheritance, is not correct (1927 Edition, pages 611, 612) and which has again been criticised by Sir Viscount Humeau (Chief Judge, Madras High Court) in the Madras Law Journal Golden Jubilee Number, 1946, page 540. Our first rule gives preference to FFD.

(8) *Pattu P. v. Pichayya Pannai*, 15 A.L.J. 149.—In this case the Allahabad High Court held that FFDOS succeeds before FDS, whereas our first rule indicates the contrary. Mulla considers that the case was erroneously decided (Mulla's Hindu Law, 1936, pages 61, 62).

(1) *Pichile v. Subramania, 45 L.A. 225—MPS v. PFDSS.*

Here our first rule is inoperative, as the degrees of ascent are the same in both cases. So we must apply the rule of number in the table of descent under our second rule. MPS having only one line of descent next nearest before PFDSS who has three such links. The result is in accord with the Privy Council decision (following the decision of the Madras High Court).

(2) *Jeelutty Nalla Nay v. Sengunda Nalla Nay, 45 L.A. 226.*

The competition was between PFDG and MFDG. Here, our first and second rules are inoperative, as we must apply the test of sex to the links of ascent under our third rule. The result is that PFDG must succeed before MFDG, which accords with the decision in the case.

(3) *Vijayachandran v. Sankar Sankar, 45 Mad. 195.*—The competition was between DGG and DGG. Here, there are at least 40 links of ascent in either case and these rules of descent are, each, so fourth rule, which at once shows that DGG (who is in the son's line of descent from the daughter) must succeed before DGG (who is in the daughter's line of descent from the daughter). The result is in accord with the decision in the case.

(4) *Pani Nelli v. Gangi Nelli, 45 Mad. 197, and Thani Chinnai, 45 Mad. 198.*—MPS was held to succeed before MFDG, which it is necessary with our fourth rule; but they were held to be entitled to succeed equally in *Thani Chinnai v. Gangi Chinnai, 45 Mad. 198*. The construction of this law (1915, p. 45).

7. It will be seen from the above summary of the decided cases that the rules suggested by us give the right result in almost every instance and that in the very instances where they give a result differing from the actual decision, the construction of the decision has already been decided on other grounds by authority of weight. We have also compared the results of applying our rules with the table of relationships as set out in Muller's Hindu Law (1944, pp. 62-63). There is agreement in 80 cases out of 85.

8. We venture to think that the areas of difference are but of much practical importance; indeed as regards one of them (No. 25 of Muller's table), the author himself observes, that the place given to this heir in his table is highly anomalous and that it is "quite in vain" to quarrel with it at all. (Muller's Hindu Law, 1944, p. 62). The question raised is already solved. Our division from the table, though correct, and not likely to be of practical importance, before PFDG and similarly MFDG before PFDG, all while the does not. Muller's law PFDG, as a relationship before MFDG as a relationship. Neither our work nor Muller's follows directly from the strange construction on this subject contained in the *Blissbury*.

The actual instances mentioned by Vijayachandran are,—

PFDG	}	Atmakandian (4)
MFDG		
MPS		
PFDG	}	Patrikandian (4)
MFDG		
MPS		
MFDG	}	Matrikandian (4)
MPS		
MPS		

and he observes that "by reason of our affinity," the order of ascent is first (1), then (2), and lastly (3). It will be noticed that all the heirs mentioned have the same number of links of descent (namely, two), but that the same number of links of descent does not in all cases from Vijayachandran's solution, that he gives precedence first to those with the lowest links of ascent (namely, the

absolutely) and back to them in the scale line of reason (namely, the pyramiding). The case of *MPPS v. FIVE* is not directly covered by these examples; it is, in fact, their converse, because we have here the same number of links in reason but different in descent. The same principle can, however, be applied. What is to say, we must give precedence first to the law with the fewer links of descent, and if that still fails we must give precedence to the scale line of descent. The governing principle laid down by Vignoles, now in the instance given by him, is that of "near affinity" (patrons, etc.). It is therefore in accord with his principle to hold that *MPPS* has a higher claim than *FIVE*, even the former is nearer to descent and no further in ascent than the latter. It is also in accord with Macpherson's view "where every claim, the interference of a children, men, whether they be paternal or maternal relations or more distant kinsmen, for who is the second of those who? (see the note)." (Chapter XXV 81.) Since we have to preserve as far as from Vignoles's law books, a generalisation which yields equal rules is obviously preferable to any other.

9. So far we have been considering the working of these rules mainly in respect of rules of descent (II) (parental). As regards rule II (sister), only rules I and II are relevant and they are sufficient. They are identical in effect with the two rules mentioned in the text of s. 41 of Macle's *Black Law* (1940, p. 44) and they seem to be the same as in every case of male succession in the *Black Law*. (Chapter XXV 81.)

10. The main difference between the *Black Law* and the other authorities of the *Black Law* is regarding the order of the succession, e.g., in *Macpherson v. Macpherson* (1843) 10 *Mod.* 211, where the *Black Law* order is given (see, e.g., in the table at pp. 301 of Macle's *Black Law*, 1940, p. 44), *FIVE* (see, e.g., in the table at pp. 301 of Macle's *Black Law*, 1940, p. 44) and *FIVE* (see, e.g., in the table at pp. 301 of Macle's *Black Law*, 1940, p. 44). The *Black Law* order follows the general rule that the descendants of a near ancestor succeed before those of a remote one. We feel justified in ignoring these minor differences in the interests of simplicity.

11. One point calls for some notice at this stage. The application of our first rule to all agents (see II) will in theory result in preference being given to *FIVE* (see, e.g., in the table at pp. 301 of Macle's *Black Law*, 1940, p. 44) and the latter more than any. We could, if necessary, avoid this theoretical result by substituting rule II (sister) and applying our rules separately to each substitution, but macphersonian law is to be treated as positive as to substitute this exception. The rules of intestate succession should be as few and simple as possible, hard and more cases being left to be dealt with by will.

12. We suggest that our four rules are a sufficiently correct statement of the occupied principles of *Macpherson*. And in fact, as we have already seen, rules I and II are merely generalisations of the *Macpherson* principle that *Macpherson* succeed before *Macpherson* or *Macpherson* and rules I and II of the principle that *Macpherson* succeed before *Macpherson*.

13. The existing law, particularly as to the succession of estates, is complicated, tedious, and incomplete. The more simple the present law would be, the more it would be in accordance with the greater simplicity of the *Macpherson* principle. It is therefore our intention to lay down the whole law of *Macpherson* rule succession as needed by statute can be exhaustively embodied in the following law rules, which merely reproduce what we have already said.

"*Macpherson* is a *Macpherson* rule governed by the *Macpherson* rule. The estate in respect of *Macpherson* property is to be divided as respects the whole law, in the following order as the following cases of relations, namely:—

- I. The "nearest" (see) of law, that is to say,
- (i) see, and all pre-deceased law, and see of pre-deceased and pre-deceased and pre-deceased simultaneously.

(H) Daughter's son.

(I) Father.

(J) Brother.

(K) Brother's son.

II. Sisters of the deceased (i.e., persons related to her, wholly through males) other than those already enumerated under I.

III. Children of the deceased (i.e., persons related to him, not wholly through males) other than those already enumerated under I (i.e., other than the daughter's son).

Rule 2.—(a) Each class occupies the next slot within each class the earlier group occupies the later.

(b) In each group, persons related to the deceased by the last blood connect immediately above persons related by the full blood.

Rule 3.—The order of the heirs in classes II and III shall be determined by the next four rules.

Rule 4.—(a) In class II, the one who is nearer to recent deceased first.

Rule 5.—If the two are equally near to recent, the one nearer to deceased succeeds first.

Rule 6.—If the two are equally near both to recent and deceased, the one who is in the father's line of descent succeeds first.

Rule 7.—If the two are equally near to recent and deceased and the claim of descent, if any, in the same in both cases, the one who is in the son's line of descent succeeds first.

These rules, as already explained, involve no change in the traditional Mithibari law of heirs succession. They are merely an attempt at restating the old principles in a more precise form.

16. We may now consider whether it is necessary to limit the number of heirs in class II and III in any way. The rules we have proposed can be applied to every imaginable case however remote the connecting link may be so that from this point of view no limit is necessary. However, there have been differences of opinion amongst the High Courts as to where the line is to be drawn for "harmful families." On the whole they seem to be particular in restricting any limit in this behalf.

17. British Law has made certain changes in the traditional rule, i.e., by giving a claim to the child's son in class II; but the main change effected by legislation has hitherto been in respect of female heirs, a subject to which we must now turn our attention. A fundamental principle which we think it is now time to adopt is that no woman shall be disqualified for succession solely by reason of her sex. Taking this as our starting point we have to consider how best to fit women into the above scheme. This will be dealt with in our next memorandum.

SECOND MEMORANDUM.

RECOVERY OF PROPERTY HELD BY THE PROPERTY OF A MALE

Mithibari School

1. We have seen that the entire Mithibari law of succession as regards male heirs is the property of a male can be summed up in three classes of heirs and four rules of priority. We have now to consider the question of female heirs according to the property of a male.

2. The fundamental principle is that no woman should be disqualified for succession by reason merely of her sex. No longer can we subscribe to Britishers' doctrine that "women being devoid of the senses are incompetent to inherit." Once this fundamental principle is accepted we do not believe that there will be much difficulty in fitting them into the scheme and rules already provided.

3. Class I, "the compact mass of heirs," will need to be enlarged so as to include not only the males enumerated in Tappan's son's will-known test, namely, the widow, the daughter, and the mother, but also those enumerated in the Mankar's and the Marphab's, namely, the father's mother and sister, as also those who have been provided for by several legations, namely, the widow of pre-deceased son and grandsons, the son's daughter and the daughter's daughter.

4. Class II (legatees of the deceased) and class III (legatees of the deceased) will need no change, namely because of the admission of women. A woman who is related to the deceased wholly through males (including, of course, herself) will be considered as agnate, and other large portions will be considered cognate. There is, therefore, no difficulty in placing women in one class or the other.

5. The four rules of proximity determining the place of each heir is class II or in class III can also be applied to women without any change.

6. There is, however, one special rule which we should like to make for women who are widows when succession opens. Each woman should be entitled to take the place which their husbands would have occupied if they had been alive at the time. We propose that rule and call it the legal wife's rule. If a woman is the surviving wife of her deceased husband but she because we consider that our law of succession should be in aid of her rights of marriage. Clearly, a widow who succeeds to property in the living husband of her deceased husband has fewer obligations to devote from the high Hindu ideal of "widely and forth." On course, if she succeeds, she will forfeit her inheritance.

7. As a consequence of the "Dakshin's Act" (Act XVIII of 1937 as amended by Act XI of 1939) granting absolute and equal rights of succession to the widow, the widowed daughter-in-law, etc., along with the son, etc., we suggest that the unmarried daughter should also be included in the "simultaneous succession group." The married daughter may be placed outside and immediately after that group.

8. The vice, therefore, perhaps put the whole law of Mankar's succession to the property of males in the form of the following rule:—

"Rule 1.—When a Hindu male governed by the Mankar's will dies intestate in respect of his estate, it shall devolve in the following order on the following class of relations, namely:—

1.—The "compact mass," that is to say,

1. (i) Widow;

(ii) son;

(iii) son of pre-deceased son;

(iv) son of pre-deceased son and pre-deceased son;

(v) widow of (i), (ii) and (iii); and

(vi) unmarried daughter (all succeeding simultaneously and with equal rights).

2. Married daughter,

3. Daughter's son,

4. Mother,

5. Father,

6. Brother,

7. Brother's son,

8. Father's mother,

9. Sister,

10. Father's father,

11. Son's daughter,

12. Daughter's daughter,

13. Sister's son.

14.—And if any of the deceased's estate, persons related to him wholly through males after class those already enumerated under 1,

5. It appears, however, that according to the principles laid down in certain decisions of the Columbia High Court, the place in line assigned to those born is neither so low as in *O. U. Barker v. M. J. G. Barker* nor so high as in *Dr. Agostini v. M. J. G. Barker*, but between *PPFDs* and *MF*. Cf. *O. U. Barker v. M. J. G. Barker*, *Law, 1941*, pages 415, 416 and *Malby v. M. J. G. Barker*, *Law, 1941*, page 50.

6. For the present we propose to follow *Colap. Charles Barker*, partly because our own reading of the words involving those passages of *Dr. Agostini v. M. J. G. Barker* which were held to be, in principle, in *Colap. Charles Barker v. M. J. G. Barker*, *Law, 1941*, page 415, 416 and *Malby v. M. J. G. Barker*, *Law, 1941*, page 50, agrees with his, and partly because his view causes the least divergence between the *Mitchell* and the *Dr. Agostini* schools.

7. The *Dr. Agostini* law of sole succession to the property of males will then reduce, like the *Mitchell* law, to three classes of heirs and four rules of succession. Of the three classes of heirs, the first class, which we may give the name of *Dr. Agostini* heirs, will differ from the corresponding *Mitchell* class, but otherwise there will be no difference between the two schools.

8. We may summarize the *Dr. Agostini* rules thus:—

Rule 1.—When a *Dr. Agostini* male deceased by the *Dr. Agostini* law died intestate, his property shall devolve, as regards his male heirs, in the following order on the following classes of heirs, namely:—

I.—The enumerated heirs, that is to say,—

- (a) S, SS, SSS, DS;
- (b) F, FS, FSS, FSSS, FSSSS;
- (c) FF, FFS, FFSF, FFSFS, FFSFSF;
- (d) FFF, FFFS, FFFFS, FFFFSF, FFFFSF;
- (e) MF, MFS, MFSF, MFSFS, and MFSFSF.

25. If his father has predeceased the intestate, and SSS, if both his father and his father's father have predeceased the intestate, succeed simultaneously with (b); otherwise the heirs named above succeed in the order in which they have been enumerated.

[The heirs named above are those expressly enumerated either by *Agostini*, *Agostini*, *Agostini*, *Agostini*, *Agostini*, or *Agostini*; hence the term "enumerated heirs." The doctrine of "collateral descent" is included in the order of the enumeration and need not be separately mentioned. It will be noticed that the enumerated heirs consist, first, of certain descendants of the deceased intestate, then, the father and his descendants, then the father's father and his descendants, and so on. The descendants in question comprise the son, the son's son, the son's son's son, and the daughter's son, and include the daughter's son, the father's father, and the father's father's father.]

II.—Anyone of the deceased other than those already enumerated under I.

III.—Anyone, those can be subdivided into *Agostini* and *Agostini*, but it is doubtful if such a subdivision is of sufficient practical importance. The law of intestate succession should, as we have already said, be as simple as possible.]

IV.—Anyone of the deceased other than those already enumerated under I.

NOTE 1 to 2.—As in the *Mitchell* school (*Dr. Agostini*, 1941).

- (9) The intestate's father and his descendants—
 (a) F (2) F2 (3) F3 (4) F3SS (5) F2 (6) F2S.
 (10) The intestate's father's family and his descendants—
 (1) F2 (2) F2S (3) F2SS (4) F2SSS (5) F2SSS.
 (11) The intestate's father's father and his descendants—
 (1) F2F, (2) F2FS, (3) F2FSS (4) F2FSSS (5) F2FSSS.
 (12) The intestate's mother's father and his descendants—
 (1) M2 (2) M2S (3) M2SS (4) M2SSS (5) M2SSS.

[F2S and F2FS are the intestate's own descendants and themselves belong hereditarily to (1) (a).]

It is unnecessary to mention the son's widow, or the grand-son's widow or the great-grandson's widow or H or H2 or F2H or F2H2, because by virtue of Rule 3, if widows when surviving spouse dies take the place of their respective husbands.

It will be noticed that if we omit the female heirs in this class, the enumeration is REGULAR, in order and content, with Jambartians' as anticipated by G. C. Squire. The female heirs are added to those enumerated by Jambartians himself or those mentioned in Act II of 1939.]

II.—Priority of the deceased's s.w., persons related to him wholly through males other than those already enumerated under I.

III.—Priority of the deceased's s.w., persons related to him, but not wholly through males other than those already enumerated under I.

Explanation.—A person who is related to the deceased wholly through males (including himself) is an agnate and not other female relative a separate list for the purposes of these Rules.

Rule 2—(a) Each class includes the next and within each class the earlier group precedes the later.

(b) In each group, persons related to the deceased by the full blood succeed immediately after persons related by the half blood.

Rule 3—The order of the heirs in classes II and III shall be determined by the next four rules.

Rule 4.—Of two heirs, the one who is nearer to nearest succeeds first.

Rule 5.—If the two are equally near to nearest, the one nearer to nearest succeeds first.

Rule 6.—If the two are equally near both to nearest and to nearest, the one who is in the male line of descent succeeds first.

Rule 7.—If the two are equally near to nearest and to nearest and the order of descent, or sex, or the issue is both equal, the one who is in the male line of descent succeeds first.

Rule 8.—A woman who is a widow when surviving spouse (except the widow of the deceased himself) takes the place which her husband would have occupied in the order of succession if he had been alive at the time, without prejudice to any other rights which she may have.

30 The rules are mainly those of the Mischelars, while the enumeration in class I is mostly that of the Bujabaras. The scheme as a whole is characterised by a compromise between the two schools. We must emphasise too strongly that the proposed rules are the rules of intestate succession, liable to be overridden by a will. Even the grant of property can put them out of action by will if he does not like them, when can he be granted authority to having a uniform set of rules for the whole country.

bearing on property rights—a confusion which is borne out by the fact that according to old customs of Hindu law, a woman has absolute power of disposal over certain kinds of *Stridhana*. This law, as now administered, has become complicated and inconsistent. In British India, widow from her husband's estate with absolute rights, but not a widow from her husband's property, everywhere, an unmarried woman has full disposal over the whole of her *Stridhana* and a married woman over her *Stridhana* *Stridhana*. These complicated rules are difficult to understand on the theory of personal laws. They have arisen, we think, because we have departed from *Yajurmanu*, and the solution in our case is to be found in a return to the old law.

8. The latest discussion of this subject is by Mr. M. Venkateswara Rao, District Judge, Madras High Court, in the *Madras Law Journal*, Number 4 of the Madras Law Journal, after discussing the law, he observes, "The doctrine of limited estate is thus a pure creation by judicial decisions unsupported by ancient authority."

"In the rules of Hindu Law, the rule seems that any other law produced great social injustice. Almost all of the estate except dowry, goes down from woman to child of the property, and this rule only on the death of the woman, in particular, are protected by law to secure her own during her lifetime. There is no plan of law which shows a judge's sense of justice from their acts by themselves. To recognize the old rule of women's law from their relation to protect themselves by Hindu women and the doctrine of security law have greatly increased. Nevertheless how many *Stridhana* are of such an estate? *Stridhana* have had to be spent on, education and maintenance does this rule not lead?" (pp. 47, 48, 49, 50).

9. We therefore suggest the following rule for all the *Stridhanas* and *Stridhanas*—

"There shall be no presumption that an owner's rights over property whether acquired by inheritance, gift, or otherwise, shall be subject to any other law whatever but limited merely because the owner is a woman."

10. It is to be noted that the rule does not go beyond negating a presumption from the mere sex of the owner. If, for instance, there are limitations in the owner's will, the rule has no application.

Devolution of *Stridhana*

11. The following rules are proposed for the *Stridhanas* [inheritance]—

1. If a Hindu woman dies intestate in respect of *Stridhana*, it shall devolve according to the following rules.
2. That part, if any, of the *Stridhana* which was inherited by her from a male ancestor shall devolve upon her issue in the order in which they would have succeeded to his property.
3. Save as aforesaid, *Stridhana* shall devolve upon the following relations of the intestate in the following order:—
 - (i) unmarried daughter;
 - (ii) married daughter;
 - (iii) daughter's daughter;
 - (iv) daughter's son;
 - (v) son;
 - (vi) son's son;
 - (vii) husband;
 - (viii) husband's heirs in the order in which they would have succeeded to his property;
 - (ix) mother;
 - (x) father;

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- (D) that the parties belonged to the same tribe or had a common ancestor, or
(E) when there was force or fraud, that the consent of the bride's guardian in marriage to the marriage was not obtained.

Civil Marriages

8. A civil marriage may be contracted under this Act by any person professing the Hindu religion with any other person professing any other religion, provided that the Registrar of Hindu Civil Marriages is satisfied that the following conditions are met:—

- (1) neither party must, at the time of the marriage, have a husband or wife living;
(2) the man must have completed his eighteenth year, and the woman her fourteenth year, according to the Gregorian calendar;
(3) each party must, if he or she has not completed his or her twenty-first year, have attained the consent of his or her guardian in marriage to the marriage;
(4) the parties must not be within the degree of relationship prohibited by this Act.

9. (1) The Provincial Government may appoint one or more Marriage Registrars under this Act for any portion of the Province.

(2) The officer so appointed shall be called "Registrar of Hindu Civil Marriages" and is hereinafter referred to as "the Registrar".

(3) The parties of business for which any such officer is appointed is hereinafter referred to as his district.

10. (1) When a civil marriage is intended to be contracted under this Act, one of the parties must give notice in writing to the Registrar, before when it is to be contracted.

(2) The Registrar to whom such notice is given must be the Registrar of a district within which one at least of the parties to the marriage has resided for fourteen days before such notice is given.

(3) Such notice may be in the form given in the First Schedule of section 12 and kept there with the records of his office, and shall also forthwith enter a true copy of every such notice in a book furnished to him for that purpose by the Provincial Government, to be called the "Hindu Civil Marriages Notice Book" and such book shall be open at all reasonable times, without fee, to all persons desirous of inspecting the same.

11. The Registrar shall file all notices given under sub-section (1) of section 10 and keep them with the records of his office, and shall also forthwith enter a true copy of every such notice in a book furnished to him for that purpose by the Provincial Government, to be called the "Hindu Civil Marriages Notice Book" and such book shall be open at all reasonable times, without fee, to all persons desirous of inspecting the same.

12. (1) Fourteen days after notice of an intended marriage has been given under section 10, such marriage may be contracted, unless notice it has been previously objected to in the manner hereinafter provided in this section.

(2) Any person may, before the expiration of fourteen days from the giving of the notice of an intended marriage, object to such marriage on the ground that it would contravene some one or more of the conditions prescribed in clauses (1), (2), (3) and (4) of section 8.

(3) The nature of the objection made shall be recorded in writing by the Registrar in the Hindu Civil Marriages Notice Book and shall, if necessary, be read over and explained to the person making the objection, and shall be signed by him or on his behalf.

13. (1) If an objection is made under section 12 to an intended marriage the Registrar shall put upon the marriage to be contracted notice of the lapse of fourteen days from the receipt of such objection, unless if there be a Court of competent jurisdiction open at the time, or if there be no such Court open at the time, until the lapse of fourteen days from the receipt of such Court.

(2) The person objecting to the intended marriage may file a statement with the Registrar stating how he is satisfied that such marriage would contravene some one or more of the conditions prescribed in

Notice of person to Registrar

Notice Book

Statement of person objecting to marriage

States (2), (3), (4) and (6) of section 3, and the effect before which each unit is filed shall thereupon give the person presenting it a certificate to the effect that such unit has been filed.

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(7) If the affidavit referred to in sub-section (4) is signed with the Registrar within fourteen days from the receipt by him of the application, if there is a Court of competent jurisdiction open on the date, or, if there is no such Court open at the date, within fourteen days of the opening of such Court, the marriage shall not be questioned till the decision of such Court has been given and the period of appeal from such decision has expired, and, if the decision of such Court is in favour of such decision, till the decision of the Appellate Court also has been given.

(D) If such certificate is not signed in the manner and within the period laid down in sub-section (D) or if the decision of the Court is that such marriage would not constitute any of the conditions mentioned in clauses (1), (2), (3) and (4) of section 4, such marriage may be annulled.

(3) If the decision of the Court is that the marriage is speculatively void, no interest may be recognized in claims (ii), (iii), (iv) and (v) of article 5. The marriage shall not be recognized.

Flower: orange
Fruit: yellow.
A tropical plant with
succulent leaves.

24. Any Court in which any such writ or an application to it is referred to in subsection (1) of section 13 is deemed, if it appears to it that the objection was not reasonable and bona fide, to be a bar not amounting to the dismissal of the writ or the petition, and award it, or any part of it, to the parties to the intended marriage.

Redigieren Sie
den Text und
übersetzen.

13. Before the marriage is contracted the parties and those witnesses shall, in the presence of the Registrar, sign a declaration on the form contained in the second schedule. If either party has not completed his or her twenty-first year, the declaration shall also be signed by his or her guardian, except in the case of a widow, and, in every case, it shall be countersigned by the Registrar.

[All images travel
in the
same direction.](#)

13. The marriage shall be contracted in the presence of the Registrar and of the three witnesses who signed the declaration. The contracting may be done in any form, provided that each party says to the other, in the presence and hearing of the Registrar and witnesses, "I, (A), take thee, (B), to be lawfully wedded my (husband/wife)." (A) and (B) shall be bound together by the bonds of matrimony.

Bitte wählen
passende Maß
für den Einsatz!

17. The surname may be indicated either at the office of the Registrar or at such other place, within reasonable distance of the office of the Registrar, as the parties desire.

Provided that the Promissory Government may provide the conditions under which the mortgages may be constructed at places other than the Nagarwara's thorough.

Chit. Frodo of
Marmos.

15. (C) When the marriage has been annulled, the Registrar shall enter a certificate thereof in a book to be kept by him for that purpose and to be called the "Middle Creek Marriage Annulments Book." In the form given in the Third Schedule, and such certificate shall be signed by the parties to the marriage and the officiating minister.

Notwithstanding the foregoing, the parties agree that the statements of the parties shall be admissible in evidence of the truth of the statements therein contained, provided that the statements are not made in violation of the provisions of the Federal Rules of Evidence, and provided that the statements are not made in violation of the provisions of the Federal Rules of Evidence, and provided that the statements are not made in violation of the provisions of the Federal Rules of Evidence.

[illegible]

20. The Registrar shall send to the Engineer General of Mining, Drilling and Manpower for the term limits within which his district is located, at such intervals as may be prescribed by the Provincial Government, a true copy certified by him, of all entries made by him in the Mining Civil Marriage Certificate Book since the last of such intervals.

20. The Provincial Government shall provide the fees to be paid from
to the Registrar for the duties to be discharged by him under this
Act.

The Legislature may, if he thinks fit, demand payment of any such fee before performing any duty in respect of which it is payable.

IP address

20 The India Revenue Act shall apply in all civil proceedings contracted under the Act, and any such mortgage may be declared null or dissolved in the manner therein provided, and for the purpose thereof maintained, or on the ground that it contravenes some rule or one of the conditions prescribed in clauses (1), (2), (3) and (4) of section 8 of this Act.

217 of 220

22. Every person making, signing or attesting any declaration or certificate required under this Act, containing a statement which is false, and which he knows or believes to be false or does not believe to be true, shall be deemed guilty of the offence described in section 199 of the Indian Penal Code.

General Population.

11. (i) The person entitled to be guardian is marriage—
(b) of a Hindu girl who has not completed her marriage—

Class 4-B • Indiv
in marriage.

(b) a female (other than a widow) who has not completed the 40th birthday year, for the purpose of her or her civil marriage under this Act.

- (1) the father;
- (2) the mother;
- (3) the paternal grandfather;
- (4) the maternal grandfather;
- (5) the brother;
- (6) any other specific such relation;
- (7) the maternal grandfather;
- (8) the paternal uncle.

Study of 1999.

(10) Where any person entitled to be the guardian in marriage under subsection (1) refuses or is, by reason of absence, desertion, drunkenness or other cause, unable or unfit, to act as such, the person next in order shall be entitled to be the guardian.

(4) Where there are two or more persons equally entitled to guardianship under the foregoing provisions, it shall be in the discretion of the Court having jurisdiction under the Guardians and Wards Act, 1890, to decide which of them shall be appointed as the guardian.

(f) Nothing in this act shall affect the jurisdiction of a Court to prohibit, by injunction, an intended marriage arranged by the groom, if in the interests of the minor the Court thinks fit to do so.

2.07 or 1.68%

24. Any marriage between two persons, was performing the Hindu rites and the other the Hindu, Buddhist, Jains, or Jains religion, solemnized or contracted after the commencement of this Act is void, if at the date of such marriage either party had a husband or wife living; and the provisions of sections 494 and 495 of the Indian Penal Code shall apply accordingly.

Leaf litter

25. The Provincial Government may, by notification in the official Gazette, make rules to regulate any matter which is to be or may be done in pursuance of this Act.

20. The Special Marriage Act, 1971, shall be amended in the following manner specified in the Fourth Schedule.

FIRST SCHEDULE.

(See section 15.)

Notice of Marriage.

To _____, A Registrar of Marriages, Govt. of 1942 for the District.

Marriage under Act _____

I hereby give you notice that a valid marriage under Act of 1942 is intended to be had, within three calendar months from the date hereof, between me and the other party herein named and described (that is to say) —

Name.	Condition.	Rank or Grade, etc.	Age.	Residence, place.	Length of Residence.
A B ..	Married, Widower ..	Headman ..	Of full age.	..	20 days.
C D ..	Spinster, Widow	Major

Witness my hand, this _____ day of _____, 19____.

(Signed) A B.

SECOND SCHEDULE.

(See section 15.)

Declaration to be made by the Bridegroom.

I, A B, hereby declare as follows —

- 1 I am at the present time unmarried.
 - 2 I profess the Hindu, the Buddhist, the Sikh, or the Jain religion (as the case may be).
 - 3 I have completed my eighteenth year.
 - 4 I am not related to C D (the bride) within the degrees of relationship prohibited by Act _____ of 1942.
- [And when the bridegroom has not completed his twentieth year,
- 5 The parents of my father (or other guardian, as the case may be) has been given in a marriage between myself and C D, and has not been dissolved.]
 - 6 I am aware that if any statement in this declaration is false, and if in making such statement I either know or believe it to be false, or do not believe it to be true, I am liable to imprisonment, and also to fine.

(Signed) A B (the bridegroom).

Declaration to be made by the Bride.

I, C D, hereby declare as follows: —

- 1 I am at the present time unmarried.
- 2 I profess the Hindu, the Buddhist, the Sikh, or the Jain religion (as the case may be).
- 3 I have completed my fourteenth year.

4. I am not related to A B (the bridegroom) within the degree of relationship prohibited by Act of 1942;
[And when the bride has not completed her twenty-first year, unless she is a widow.]
5. The consent of M N, my father (or other guardian, as the case may be), has been given to a marriage between myself and A B and has not been revoked.]
6. I am aware that, if any statement in this declaration is false, and if in making such statement I either know or believe it to be false, or do not believe it to be true, I am liable to imprisonment, and also to fine.

(Signed) C D. (the bride).

Signed in my presence by the above-named A B and C D:

G H
I J
K L } (Three witnesses).

[And when the bridegroom or bride has not completed his or her twenty-first year, except in the case of a widow.]

Signed in my presence and with my consent by the above-named A B and C D:

M N, the father (or guardian) of the above-named A B (or C D) (as the case may be)

(Counter-signed) E F,

Registrar of Hindu Civil Marriages under Act of 1942 for the District of

Dated the day of 19

THIRD SCHEDULE.

(Not necessary if)

Registrar's Certificate.

I, E F, certify that, on the day of 1942, A B and C D appeared before me, and that each of them, in my presence and in the presence of three credible witnesses, whose names are recorded hereunder, made the declarations required by Act of 1942 and that a marriage under the said Act was solemnized between them in my presence.

(Signed) E F,

Registrar of Hindu Civil Marriages under Act of 1942 for the District of

(Signed) A B,
C D.

G H
I J
K L } (Three witnesses).

Dated the day of 19

III-A-4

HOUSE BUSINESS.
(See section 20.)

Speaker and year	Yea.	Nay.
4th Dec. of 1917	The Special Marriage Act, 1902.	The word "Eagle", when it occurs in the second and is crossed out, and the whole of section 12 is to be deleted.

STATEMENT OF COURTES AND REASONS.

In consequence of certain difficulties of interpretation arising out of the Hindu Women's Rights to Property Act, 1907, and the Act of 1916 amending that Act, the Central Government appeared, in January 1911, a Committee constituted referred to as the Hindu Law Committee to examine those Acts and various Hindu customs and usages reported for introduction to the Indian Legislature to report thereon. The Committee made a detailed statement of the subject after obtaining public opinion by issuing a questionnaire. In June 1911 they submitted a report recommending amendments to the Hindu Law which should be codified as a separate statute, beginning with the law of marriage. The Law Commission, in its report, has followed the law of marriage. The Law Commission, in its report, has followed the law of marriage. The present Bill containing the provisions of the Commission on the law of marriage occupies the second stage in the proposed codification.

The Explanatory Note which follows was drawn up by the Commission and explains the main principles of the Bill and the provisions of the various chapters.

New Delhi,
The 27th May 1915.

S. SULTAN AHMED.

EXPLANATORY NOTE

This Bill contains only the first chapter of a comprehensive law of marriage, dealing as it does mainly with the subject of the celebration of marriage. The law of the rights and duties arising out of marriage, of custody, separate maintenance and maintenance, and divorce, and in India and in India with a separate chapter which cannot be properly drafted until we know whether the provisions of the first chapter are acceptable. Thus, in issuing only one instance, if necessary (which this Bill governs) amendments need to be made, as we hope it will, in provisions only by necessary for separate provisions and amendments for a separated wife in the event of her husband's death. We should, therefore, for the provisions of the chapter which we have drafted to be circulated for public opinion before we submit the drafting of the other chapters.

The broad plan of the Bill is to deal with two forms of the Hindu marriage: the sacramental marriage and the civil marriage. There should exist, although not perhaps under these names. Briefly, the sacramental marriage is the marriage solemnized according to Hindu law and the civil marriage is the marriage solemnized before a Registrar in the manner laid down in the Special Marriage Act, 1902.

As regards the sacramental marriage, the Bill makes a change in the traditional law in one very important respect, namely, that it provides for absolute divorce. But although this is a change from the law as administered at present, it is in truth a restoration of the ancient law in its best. The well-known text of Manu (II, 28)

and, first difference of note is the contrasting position and second, identity of pairs or relationship within the prohibited degrees. In the former case, antebellum the girl is to perform *niyama* and may be married again; but after prohibition, she is no longer eligible for marriage and if of a lower caste she is held to be reproduced by her husband, though she is entitled to be maintained and her own being destroyed (legitimate). In the latter case, on the other hand, she is held to be required to support her. Her own future is left to her. The doctrine of the Hindu Law is that the girl is *niyama* by the mere ceremony of marriage, and if married again, the reproach of being a *niyama* woman is hardly felt. From the virgin under her own condition for her parent. But the condition of the *niyama* woman, who is condemned to a life of virtual widowhood for the error of a *niyama* marriage, is truly pitiable. (See *Garuda's Hindu Law of Marriage and Divorce*, 2nd edition, p. 220.)

The relation that we have proposed in the Bill is to extend the *niyama* rule to such marriages. That is to say, their validity is not to be called in question after they have been completed. This rule is constantly applied by the Courts in more than one instance of the strict Hindu Law. We shall quote a few sentences from Sir Garud's *Garuda's Hindu Law*.

(2) A son of the *Shiksha* table, cited in the *Upanishads*, says,

"The marriage with a girl of equal position or with a daughter of a parent, or of the girl who is betrothed to the father is prohibited." All these prohibitions are in the same form, but as regards the last two, *Shiksha* is very doubtful whether a Court would consider them as anything more than mere *niyama*. In other words, *Shiksha* would apply the doctrine of *niyama* only to solemnize a marriage with the daughter of a parent or a *niyama*, since it has already taken place.

(3) Again, in the same form in which *Shiksha* requires marriage with a girl of a different position and position, he also lays down in the same terms, that she should be *niyama* than the husband and daughter in status, and should have a brother. But it can hardly be supposed that the violation of these other injunctions would really be a marriage already celebrated.

(4) A man is *Shiksha* prohibited to marry a girl who has been the same man as his father. This rule is so important that if one inadvertently marries in violation of it, he is required to divorce the wife entirely and to perform *niyama*. But it is doubtful whether, after marriage has taken place, a Court would regard this rule as *niyama*.

Thus in all these cases, *Shiksha* would apply the doctrine of *niyama* to such marriages, were the prohibited marriage law actually been observed. We propose to extend the doctrine to marriages which it may be by the restrictions or conditions of the *niyama* (prohibited) have been celebrated between parties of different status or of the same caste. Such marriages, in the *niyama* law, he is an *niyama* woman rather than they are *niyama*. Merely to go into it, it is not to marry her in the *niyama* sense. We have accordingly provided that the validity of such marriages is not to be questioned after they have been celebrated although in proper cases they may be prohibited by injunction before they are performed.

These are the main principles of the Bill. We shall now proceed to analyse in detail the more important clauses.

Clause 2(a). The definition of "cousin" must be read with clause 4 (b) which lays down that for a consanguineal marriage both the parties must belong to the same caste. It is now settled law that a marriage between persons belonging to different subdivisions of the same primary caste is not void.⁴ Hence the definition of "cousin" as not embracing any sub-caste.

(b) We have not attempted to translate the words "cousin" and "parent", indeed, as regards parents, G. C. Sarkar in his well-known book, remarks that "the word cannot be literally defined, for it well violates the fundamental rules of definition." (p. 55, Sarkar's Hindu Law, 8th edition, 1938, p. 40.) There are numerous groups named after various castes who are supposed to have branched from Hindu caste as descended not only with the name of the founder caste, but also with the names of various ancestral-castes who are called the parents of the caste (*Ojhaswami pariparivartan* manuscript). It is thus possible for two different castes or kins a common parent or ancestor-caste. It will be noticed from clause 4 (b) that the question is a consanguineal marriage must not belong to the same primary caste, even though they belong to different parents, must they have a common parent.

(c) This definition of "special relationship" follows the facts of *Govindaswami, Vallabha, Sarada and Vasudha*. The relationship is necessarily mutual. *A* cannot be a stepson of *B* without *B* being a stepson of *A*. The mode of computing degrees in the Hindu caste according to which the parentage in the first generation, the mother or father the second, and so on, is given. It is not well clear from the text as to the parentage whether the relationship, after the mother or the father, is to be restricted to male members only or whether it extends to female members or not. G. C. Sarkar appears to think that there is no reason to restrict it only to male members (*loc. cit.*, pp. 78, 80). The illustrations under the definition follow this view.

(d) This definition has been found necessary because there is the greatest diversity amongst Hindus in different parts of India as to what are the prohibited degrees of relationship for marriage. The usual rule is that the parties must not be separated at more than two steps, however, like the consanguineal relationship been interpreted in different ways by different authors, but the rule itself appears to be subject to modification by custom. But seriously some hold at least has to be restricted to parent consanguineal marriage being placed under the zone of custom. We have not thought it necessary to go so far as to prohibit marriages between first cousins. There is a Vedic text pointing to the prevalence of such marriage; there are also classical examples of such marriages and they are not infrequent even today in the south of India and in Bihar. (See G. C. Sarkar's Hindu Law, 8th edition, 1938, pp. 304, 305.) In these circumstances, we have drawn the line as in the definition, it happens to coincide with the line drawn in most systems of law in other parts of the world.

Clause 4.—Subclause (a) introduces marriage.

Subclause (b) requires that the parties must not be separated at such other (as defined in clause 2 (a)), but it will be noticed from clause 4 (b) that a relationship of this kind does not preclude where there is a custom or usage modifying the rule. In practice, in most parts of India, special relationship for purposes of marriage is limited to three generations on the mother's side and two on the father's side and this is permissible under the Bill.

Subclause (c) should be read with clause 2 (b) which lays down the order of precedence for marriage. Under the Hindu Act, the bridegroom cannot be less than eighteen years of age.

Clause 4.—Declares the two ceremonies which are generally regarded as essential to a sacramental marriage. Hence again, it will be seen that clause 4 gives a relaxation of the general rule in favor of a local custom or special usage.

Clause 5.—The last part of the proviso in this clause is intended to prevent marriages subsequent to ordinary marriage, such as common-law and *de facto* marriages.

Clause 6.—Is meant to validate, for reasons already explained, solemn marriages after completion. As for an marriage without the previous consent not consented, Clause already apply the doctrine of *affirmative* consent.

Clause 7 to 12.—Dependence substantially the existing provisions of the Special Marriage Act. We have already referred to one of the amendments in this Act, there also appears to be an amendment in section 10 as compared with section 10 of the Act. It will be noticed from the last part of section 12 that if a person is already married at the time of his contracting a civil marriage under the Act, the civil marriage is void. But if after the civil marriage, he contracts a second marriage, the second marriage is apparently not void, although he may be prosecuted for bigamy. The words "the marriage as celebrated is void" which occur at the end of section 12 do not hold there in section 12. We have now considered these five sections into clause 12 of the Bill.

Clause 13.—The order of guardianship for purposes of marriage is, in the Hindu law provisions: (1) the father, (2) the father's father, (3) the brother, (4) the sister, and (5) the mother. In the Mohammedan provisions the order is the same up to the 4 mentioned, but afterwards it is, (1) the mother's father, (2) the mother's brother, and (3) the mother. This trend of several judicial decisions has, however, been to give the mother a position such only as that of the father for the purpose of selecting a proper husband for her daughter, the mother here being distinguished as residing jointly to the act of giving away the bride after the wedding. Hence the order proposed in the Bill. The other provisions of this clause are not meant to make any change in the existing law but merely to state it with precision.

Clause 14.—This clause repeats the amendments made in 1905 in the Special Marriage Act, as necessary provisions to now made in the Bill for the civil marriage of Hindus with Muslims, Buddhists, Sikhs or Jains. It is a matter for consideration whether any of the provisions of sections 22 to 25 of that Act should be incorporated in the Bill. We have already explained why we have not reproduced section 21. As for the other sections, it is worth considering whether, e.g., a Hindu marrying a Hindu should be treated as an actual society because he has entered into a civil marriage rather than a sacramental marriage. For this purpose we have not thought it necessary to repeat in the Bill any of the provisions of sections 21—25 of the Special Marriage Act.

MR. RAFFI,
Secretary to the Government of India.

(Reprinted by order of His Excellency the Governor)

F. APPU NAIR,
Secretary to Government, Legal Department

AND WHEREAS the Governor of Madras has, by a Proclamation under section 93 of the Government of India Act, 1935, assumed to himself all powers vested by or under the said Act in the Provincial Legislature;

NOW, THEREFORE, in exercise of the powers so assumed to himself, the Governor, is pleased to enact as follows:—

Short title, extent and commencement.

1. (1) This Act may be called the Madras Irrigation (Voluntary Govt) Act, 1942.

(2) It extends to the whole of the Province of Madras.

(3) This section shall come into force at once, and the rest of this Act shall come into force on such date as the Provincial Government may, by notification in the Fort St. George Gazette, appoint.

Definitions.

2. In this Act, unless there is anything repugnant in the subject or context—

(1) 'drainage work' includes—

(a) channels, either natural or artificial, for the discharge of waste or surplus water and all works connected with or auxiliary to such channels, and

(b) escape channels from an irrigation work, dams, weirs, embankments, sluices, gates and all works for the protection of lands from flood or from erosion,

which are owned or controlled by the Provincial Government, or which are maintained by them otherwise than by an assignment of land or land revenue, or which, having been constructed by the Government or being maintained by an assignment of land or land revenue made by them, have not been made over to any person,

but does not include works for the removal of sewage;

(2) 'estate' shall have the same meaning as in the Madras Estates Land Act, 1908;

(3) 'irrigation work' includes—

(a) all canals, channels, tanks, wells and reservoirs used for the supply or storage of water

Madras Act of 1908.

and all works, embankments and structures (other than escape channels) connected therewith,

which are owned or controlled by the Provincial Government, or which are maintained by them otherwise than by an assignment of land or land revenue, or which, having been constructed by the Government or being maintained by an assignment of land or land-revenue made by them, have not been made over to any person;

(b) all such lakes and other natural collections of water or parts thereof as are not situate in an estate or estates or on lands held by registered holders;

(c) all lands used for the purpose of the irrigation works referred to in sub-clauses (a) and (b) and all buildings, machinery, fences, gates and other erections occupied by, or belonging to, the Provincial Government on such lands; and

(d) all such rivers and natural streams or parts thereof as are not situate in an estate or estates or on lands held by registered holders, and all rivers in so far as they are navigable;

(4) 'registered holder' means any person in whose name land not included in an estate is for the time being registered in the revenue accounts of Government.

3. Whenever the registered holders of not less than two-thirds of the lands served by any irrigation or drainage work so desire, the Provincial Government may levy an annual cess from all the registered holders of lands served by such work, at such rate per acre as the Provincial Government may from time to time determine, but not exceeding the maximum rate agreed to by the registered holders of not less than two-thirds of the lands served by such work:

Levy of cess
shall be the
Act.

Provided that no cess shall be levied under this section unless the maximum rate aforesaid has been published in the village or villages concerned.

Amount of
assessment
and amount
levied on.

4. The cess shall be determined and administered in such manner as may be prescribed by rules made under this Act.

Payment
and recovery
of the cess.

5. The cess shall, on demand, be payable by the registered holder or any of the joint registered holders, as the case may be, and if not paid, may be recovered from such holder or any of such holders, as if it were an arrear of land revenue.

Cancellation
of the cess.

6. The Provincial Government may at any time cancel the levy of the cess or reduce the rate at which it is being levied, and shall do so, whenever the registered holders of not less than two-thirds of the lands served by such work so desire. In the latter case, the cancellation or reduction shall take effect on such date as the Provincial Government may direct, not being later than the commencement of the revenue year next succeeding.

District
Collector to
determine
certain
questions.

7. If any question arises as to whether any land is or is not served by an irrigation or drainage work, it shall be referred to the District Collector whose decision shall be final.

Exemption

8. Nothing in this Act shall affect the rights and obligations of the registered holders of lands served by any work to which the Madras Compulsory Labour Act, 1835, applies, provided that no customary aid shall be requisitioned under section 6 of the said Act during any period in respect of which a cess is levied under this Act.

Not of jurisdiction
of Civil Courts.

9. No Civil Court shall have authority to take into consideration or decide any question as to the validity or rate of any cess levied under this Act.

Power to
make rules.

10. (1) The Provincial Government may make rules to carry out all or any of the purposes of this Act and not inconsistent therewith.

(2) In particular and without prejudice to the generality of the foregoing power, they may make rules as to—

(a) the manner in which, and the authority or authorities through whom, applications from registered holders under section 3 or section 6 shall be submitted to the Provincial Government;

- (b) the method of ascertaining the desire of the registered holders of any land where there are two or more registered holders of such land, for all or any of the purposes specified in this Act or in the rules made thereunder;
- (c) the determination and the administration of any cess levied under this Act.
- (3) All rules made under this section shall be published in the *Fort St. George Gazette*, and upon such publication, shall have effect as if enacted in this Act.

(By order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department.

LEGAL DEPARTMENT.

NOTIFICATION.

The following Statement of the reasons which have moved His Excellency the Governor to enact the Madras Irrigation (Voluntary Cess) Act, 1942, in exercise of the powers of the Provincial Legislature assumed by him under the Proclamation issued under section 93 of the Government of India Act, 1935, is published for general information:—

STATEMENT.

Kudimaramath, that is to say, repairs to irrigation and drainage works, has by local custom to be performed by the joint labour of the village community or at their expense. The items of kudimaramath which have to be done by ryots range from petty attention to banks and banks to the regular silt clearance of channels. These items of work are however often neglected, owing mainly to want of co-operation among the ryots, the existence of faction in villages and the absenteeism of landowners. The result is that the maintenance of the works suffers to the disadvantage both of the ryots and of the Government.

2. Section 5 of the Madras Compulsory Labour Act, 1935 (l. of 1935), provides that whenever by local custom any kudimaramath is usually executed by the joint labour of the village community, any person bound by such custom to contribute labour to the work, who neglects or refuses without reasonable cause to comply with a requisition for such compulsory labour made to him by the head of the village under the

orders of the Tahsildar, shall be liable to pay a sum equal to twice the value of the labour which he is bound to contribute. The procedure prescribed by the Act is however somewhat cumbersome and militates against any effective use of the provision.

3. The question has been examined from time to time and the solution which has generally envisaged itself to official as well as to non-official opinion is the replacement of *kudimaramath*, where the majority of the ryots agree, by a cess levied for the same purpose. Such a cess is in fact being levied now in the districts of Trichinopoly, Salem, Chingleput and Madras. A proposal for the introduction of the cess in respect of certain channels in the South Arcot district was also approved by the Government sometime back.

As the cess is however purely voluntary in character and cannot therefore be recovered from unwilling landowners, it is considered necessary to place the levy of the cess on a statutory basis and also to provide for the extension of such levy to any irrigation or drainage work serving a ryotwari tract in the Province. A Bill for this purpose was published for criticism and after considering the objections and suggestions received, His Excellency the Governor has assented the Madras Irrigation (Voluntary Cess) Act, 1922.

4. The Act provides for the levy of an annual cess from the registered holders of all the lands served by an irrigation or drainage work, whenever the registered holders of not less than two-thirds of such lands so desire. The proceeds of the cess will be utilized for the maintenance of the irrigation or drainage work in respect of which it is levied and the ryots will then be relieved of the duty now resting on them, under section 5 of the Madras Compulsory Labour Act, of contributing extra-mural labour to *kudimaramath*. The cess will be cancelled or reduced if at any time the registered holders of not less than two-thirds of the lands served by the work desire such cancellation or reduction. The cess will be payable on demand and on non-payment will be recovered as an arrear of land revenue. The provisions of the Madras Compulsory Labour Act, 1822, other than section 5, will continue to govern the rights and obligations of the registered holders of lands served by the work. The Government have also taken power to make rules to carry out the purpose of the Act.

(By order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government.

The following Act received the assent of His Excellency the Governor on the 9th June 1942 and is hereby published for general information:—

ACT No. XIV OF 1942.

An Act further to amend the Indian Tolls Act, 1851, in its application to the Province of Madras.

WHEREAS it is expedient further to amend the Indian Tolls Act, 1851, in its application to the Province of Madras, for the purpose hereinafter appearing;

AND WHEREAS the Governor of Madras has, by a Proclamation under section 98 of the Government of India Act, 1935, assumed to himself all powers vested by or under the said Act in the Provincial Legislature;

NOW, THEREFORE, in exercise of the powers so assumed to himself, the Governor is pleased to enact as follows:—

1. (1) This Act may be called the Indian Tolls (Madras Amendment) Act, 1942.

(2) It shall be deemed to have come into force on the 19th day of April 1938.

2. Sub-section (5) of section 2 of the Indian Tolls Act, 1851 (hereinafter referred to as the said Act) shall be lettered as clause (a) of that sub-section and to the sub-section as so lettered, the following clause shall be added, namely:—

“(5) The Provincial Government may farm out the collection of the tolls levied under sub-section (1) and in such a case the farmer and his agents and servants shall be deemed to be persons appointed to collect tolls under this Act.”

3. In section 3 of the said Act, for the words “officers appointed to collect the same”, the words “officers and persons appointed to collect the same” shall be substituted.



THE STATISTICAL SUPPLEMENT TO THE FORT ST. GEORGE GAZETTE

No. 25-81 MADRAS, TUESDAY EVENING, JUNE 23, 1942

INDEX NUMBER OF WHOLESALE PRICES OF COMMODITIES FOR MADRAS CITY FOR THE MONTH OF MAY 1942.

A RISE OF NINE POINTS.

* The index number of wholesale prices for Madras City for May 1942 works out to 129 which is higher by nine points than the index for the previous month. The index numbers for all the food articles advanced by ten points to 132 and the index for all non food articles advanced by nine points to 125.

1. Among food articles, the index for cereals rose by three points to 124 owing mainly to a rise in the price of wheat flour. The pulses group advanced by six points to 130 owing mainly to a rise in the price of Bengal gram. The sugar and jaggery group advanced by eight points to 135 owing mainly to a rise in the price of pulses. The vegetable oil group advanced by 28 points to 150 on account of a general increase in the price of all oils. The meat and other articles group rose by 18 points to 141 due to a rise in the price of mutton. The index for the group "Condiments and other articles of food" rose by ten points to 116 owing mainly to a rise in the price of pepper and nutmegs.

2. Under the non food group, minerals rose by three points to 123 due to a general increase in the price of limestone and coal. As a result of a rise in the price of tobacco the index for that group rose by six points to 128. The textile group increased by seven points to 122 due to a rise in the price of cotton yarn. The index for the fuel and other group rose by one point to 114. Metal advanced by 21 points to 142 due mainly to a rise in the price of iron. The index for the building materials group increased by 12 points to 130. The index for the group "Other non food and manufactured articles" increased by three points to 141 on account of a rise in the price of silk yarn, white linen, and washing soap.

STATEMENT OF PRICE RELATIVES AND INDEX NUMBERS OF WHOLESALE PRICES OF COMMODITIES FOR MADRAS CITY FOR THE MONTH OF MAY 1942.

(Prices during the week ending 2nd August 1939 = 100.)

Articles.	Unit of quantity.	Price— June —June during the week ending 2nd August 1942.	Price during the month of		Price relative to	
			1st May 1942.	2nd May 1942.	1st May 1939.	2nd May 1939.
FOOD ARTICLES.						
I. Cereals.						
1 Rice (medium) per cwt. ..	Bag of 54 Mds.	9-44	9-44	9-44	100	100
2 Broken rice, small 70 lb. ..	Bag of 120 lb.	1-28	1-28	1-28	100	100
3 Broken rice, large 140 ..	Bag of 140 lb.	1-00	1-00	1-00	100	100
4 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
5 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
6 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
7 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
8 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
9 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
10 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
11 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
12 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
13 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
14 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
15 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
16 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
17 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
18 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
19 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
20 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
21 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
22 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
23 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
24 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
25 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
26 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
27 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
28 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
29 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
30 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
31 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
32 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
33 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
34 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
35 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
36 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
37 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
38 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
39 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
40 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
41 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
42 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
43 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
44 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
45 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
46 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
47 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
48 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
49 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
50 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
51 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
52 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
53 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
54 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
55 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
56 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
57 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
58 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
59 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
60 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
61 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
62 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
63 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
64 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
65 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
66 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
67 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
68 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
69 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
70 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
71 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
72 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
73 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
74 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
75 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
76 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
77 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
78 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
79 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
80 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
81 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
82 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
83 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
84 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
85 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
86 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
87 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
88 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
89 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
90 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
91 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
92 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
93 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
94 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
95 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
96 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
97 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
98 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
99 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100
100 Paddy, broken 140 ..	Do.	0-28	0-28	0-28	100	100

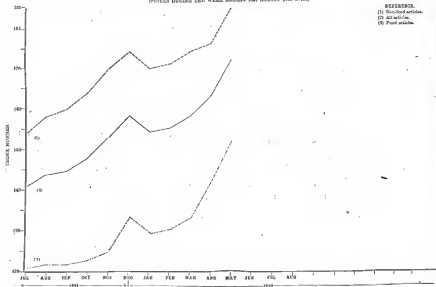
STATEMENT OF PRICE RELATIVES AND INDEX NUMBER OF WHOLESALE PRICES OF
COMMODITIES FOR MADRAS CITY FOR THE MONTH OF MAY 1942—cont.
(Prices during the week ending 31st August 1941 = 100.)

Articles.	Unit of measure.	Base price— P. in 4/1941 the year	Prices during the week of		Price relatives	
			Aug 1941	May 1942	Aug 1941	May 1942
(1)	(2)	(3)	(4)	(5)	(6)	(7)
FOOD ARTICLES—cont.						
B. Sugar and sugar.						
16 Sugar, Mookampam ..	Bag of 8 cwt.	..	47-00	30-00	30-00	131
17 Cane sugar, first quality ..	100 lb.	..	80-00	30-00	60-00	130
18 Cane sugar, second quality ..	100	1-00	37-00	37-00	134
19 Palm sugar ..	100	5-50	10-00	18-00	134
					Group Index ..	125
FF. Vegetable oils.						
20 Castor oil ..	The of 20 lb.	..	5-00	7-00	7-00	141
21 Groundnut oil ..	100 lb.	..	60-00	50-00	50-00	130
22 Coconut oil ..	100	10-00	10-00	100-00	130
					Group Index ..	133
F. Tea and coffee.						
23 Lipton Tea leaf ..	Chest of 25 lb.	..	40-00	40-00	40-00	100
24 Lipton Tea leaf, 1st quality ..	100 lb.	..	120-00	270-00	270-00	210
25 Lipton Tea leaf, 2nd quality ..	100	110-00	260-00	260-00	210
					Group Index ..	141
FE. Grains and other articles of food.						
26 Paddy—Cochin ..	25 lb.	..	3-00	3-00	3-00	100
27 Paddy—Madras ..	100 lb.	..	35-00	35-00	35-00	100
28 Rice, 1st quality ..	100 lb.	..	14-00	14-00	14-00	100
29 Rice—Madras ..	Bag of 40 lb.	..	2-00	2-00	2-00	100
30 Potatoes ..	Bag of 40 lb. or 100 lb.	..	7-00	7-00	7-00	100
31 Peas ..	1,000	9-00	9-00	9-00	100
					Group Index ..	100
Index number of prices of all food articles ..						
NON-FOOD ARTICLES.						
FII. Miscellaneous.						
32 Kerosene—Madras brand ..	4 gallons without tax	..	7-00	7-00	7-00	100
33 Kerosene—Madras brand ..	Do.	..	7-00	7-00	7-00	100
34 Petrol—Madras brand ..	Gallon	3-00	3-00	3-00	100
35 Petrol—Madras brand ..	Do.	..	3-00	3-00	3-00	100
36 Petrol—Madras brand ..	Do.	..	3-00	3-00	3-00	100
					Group Index ..	100
FIII. Tobacco.						
37 Tobacco—Cigar and chewing ..	1,000	110-00	110-00	110-00	100
38 Tobacco—Cigar quality ..	Do.	..	110-00	110-00	110-00	100
39 Tobacco—Cigar quality ..	1,000	1-00	1-00	1-00	100
					Group Index ..	100
FIV. Cigarettes.						
40 Cigarettes—Machine made ..	100 lb.	..	110-00	110-00	110-00	100
41 Cigarettes—Hand made ..	100 lb.	..	110-00	110-00	110-00	100
					Group Index ..	100
X. Textiles.						
Cotton—Raw.						
42 Cotton, 80s quality ..	100 lb.	..	110-00	110-00	110-00	100
Cotton—Yarn.						
43 Yarn, 10s, 20s ..	100 lb.	..	110-00	110-00	110-00	100
44 Yarn, 10s, 20s ..	100	110-00	110-00	110-00	100
Cotton—Fibre.						
45 Fibre, 10s, 20s ..	100 lb.	..	110-00	110-00	110-00	100
46 Fibre, 10s, 20s ..	100	110-00	110-00	110-00	100
47 Fibre, 10s, 20s ..	100	110-00	110-00	110-00	100
48 Fibre, 10s, 20s ..	100	110-00	110-00	110-00	100
49 Fibre, 10s, 20s ..	100	110-00	110-00	110-00	100
50 Fibre, 10s, 20s ..	100	110-00	110-00	110-00	100
51 Fibre, 10s, 20s ..	100	110-00	110-00	110-00	100
52 Fibre, 10s, 20s ..	100	110-00	110-00	110-00	100

STATEMENT OF PRICE RELATIVES AND INDEX NUMBERS OF WHOLESALE PRICES OF COMMODITIES FOR HARBOR CITY FOR THE MONTH OF MAY 1912—cont.
(Price during the week ending 1st August 1910 = 100)

Article	Unit of quantity	Price during the week ending 1st Aug. 1910	Price during the current of	Price relative
			April 1912	April 1912
FOOD ARTICLES—cont.				
I. Cereals—cont.				
Wheat—cont.				
22 White ditto—4000	20-00	(x) 19-00
23 Bombay ditto, 40 cwt	0-00	(x) 1-00
Group index ..				
211				
II. Tinned foods and other.				
24 Tinned corn, 12 1/2 lb. can	0-12	0-07
25 Tinned peas, 12 1/2 lb. can	1-00	1-00
26 Tinned corn, 12 1/2 lb. can	1-00	1-00
Group index ..				
174				
III. Meats.				
27 Boneless, 12 1/2 lb. can	10-00	10-00
28 Boneless, 12 1/2 lb. can	10-00	10-00
29 Boneless, 12 1/2 lb. can	10-00	10-00
30 Boneless, 12 1/2 lb. can	10-00	10-00
31 Boneless, 12 1/2 lb. can	10-00	10-00
32 Boneless, 12 1/2 lb. can	10-00	10-00
33 Boneless, 12 1/2 lb. can	10-00	10-00
34 Boneless, 12 1/2 lb. can	10-00	10-00
35 Boneless, 12 1/2 lb. can	10-00	10-00
36 Boneless, 12 1/2 lb. can	10-00	10-00
37 Boneless, 12 1/2 lb. can	10-00	10-00
38 Boneless, 12 1/2 lb. can	10-00	10-00
39 Boneless, 12 1/2 lb. can	10-00	10-00
40 Boneless, 12 1/2 lb. can	10-00	10-00
41 Boneless, 12 1/2 lb. can	10-00	10-00
42 Boneless, 12 1/2 lb. can	10-00	10-00
43 Boneless, 12 1/2 lb. can	10-00	10-00
44 Boneless, 12 1/2 lb. can	10-00	10-00
45 Boneless, 12 1/2 lb. can	10-00	10-00
46 Boneless, 12 1/2 lb. can	10-00	10-00
47 Boneless, 12 1/2 lb. can	10-00	10-00
48 Boneless, 12 1/2 lb. can	10-00	10-00
49 Boneless, 12 1/2 lb. can	10-00	10-00
50 Boneless, 12 1/2 lb. can	10-00	10-00
51 Boneless, 12 1/2 lb. can	10-00	10-00
52 Boneless, 12 1/2 lb. can	10-00	10-00
53 Boneless, 12 1/2 lb. can	10-00	10-00
54 Boneless, 12 1/2 lb. can	10-00	10-00
55 Boneless, 12 1/2 lb. can	10-00	10-00
56 Boneless, 12 1/2 lb. can	10-00	10-00
57 Boneless, 12 1/2 lb. can	10-00	10-00
58 Boneless, 12 1/2 lb. can	10-00	10-00
59 Boneless, 12 1/2 lb. can	10-00	10-00
60 Boneless, 12 1/2 lb. can	10-00	10-00
61 Boneless, 12 1/2 lb. can	10-00	10-00
62 Boneless, 12 1/2 lb. can	10-00	10-00
63 Boneless, 12 1/2 lb. can	10-00	10-00
64 Boneless, 12 1/2 lb. can	10-00	10-00
65 Boneless, 12 1/2 lb. can	10-00	10-00
66 Boneless, 12 1/2 lb. can	10-00	10-00
67 Boneless, 12 1/2 lb. can	10-00	10-00
68 Boneless, 12 1/2 lb. can	10-00	10-00
69 Boneless, 12 1/2 lb. can	10-00	10-00
70 Boneless, 12 1/2 lb. can	10-00	10-00
71 Boneless, 12 1/2 lb. can	10-00	10-00
72 Boneless, 12 1/2 lb. can	10-00	10-00
73 Boneless, 12 1/2 lb. can	10-00	10-00
74 Boneless, 12 1/2 lb. can	10-00	10-00
75 Boneless, 12 1/2 lb. can	10-00	10-00
76 Boneless, 12 1/2 lb. can	10-00	10-00
77 Boneless, 12 1/2 lb. can	10-00	10-00
78 Boneless, 12 1/2 lb. can	10-00	10-00
79 Boneless, 12 1/2 lb. can	10-00	10-00
80 Boneless, 12 1/2 lb. can	10-00	10-00
81 Boneless, 12 1/2 lb. can	10-00	10-00
82 Boneless, 12 1/2 lb. can	10-00	10-00
83 Boneless, 12 1/2 lb. can	10-00	10-00
84 Boneless, 12 1/2 lb. can	10-00	10-00
85 Boneless, 12 1/2 lb. can	10-00	10-00
86 Boneless, 12 1/2 lb. can	10-00	10-00
87 Boneless, 12 1/2 lb. can	10-00	10-00
88 Boneless, 12 1/2 lb. can	10-00	10-00
89 Boneless, 12 1/2 lb. can	10-00	10-00
90 Boneless, 12 1/2 lb. can	10-00	10-00
91 Boneless, 12 1/2 lb. can	10-00	10-00
92 Boneless, 12 1/2 lb. can	10-00	10-00
93 Boneless, 12 1/2 lb. can	10-00	10-00
94 Boneless, 12 1/2 lb. can	10-00	10-00
95 Boneless, 12 1/2 lb. can	10-00	10-00
96 Boneless, 12 1/2 lb. can	10-00	10-00
97 Boneless, 12 1/2 lb. can	10-00	10-00
98 Boneless, 12 1/2 lb. can	10-00	10-00
99 Boneless, 12 1/2 lb. can	10-00	10-00
100 Boneless, 12 1/2 lb. can	10-00	10-00
Group index ..				
174				
Index number of prices of all raw food articles ..				
174				
GROUP INDEX NUMBERS.				
Food articles.				
Cereals
Meats
Vegetables
Other raw and manufactured articles
Index number of prices of all food articles ..				
174				
Non-food articles.				
Building materials
Other raw and manufactured articles
Index number of prices of all non-food articles ..				
174				
Index number of prices of all articles of food and non-food ..				
174				

GRAPHS SHOWING THE MONTHLY VARIATIONS IN THE INDEX NUMBER OF WHOLESALE PRICES OF
COMMODITIES IN THE MADRAS CITY.
(PRICES DURING THE WEEK ENDING 3RD AUGUST 1948 = 100)





THE STATISTICAL SUPPLEMENT TO THE FORT ST. GEORGE GAZETTE

No. 25-C] MADRAS, TUESDAY EVENING, JUNE 23, 1942

SEASON REPORT FOR NOVEMBER 1941.

Section I.—Statement showing the average fall of rain in each district during the month of November 1941 and also the total fall of rain from 1st April 1941 up to 30th November 1941 compared with the corresponding figures of the preceding year and with the averages for a series of years ending 1939.

District.	Average for years.			1940-41.			1941-42.		
	November.		From 1st April up to the end of November.	November.		From 1st April up to the end of November.	November.		From 1st April up to the end of November.
	Rainy days.	Rainfall.		Rainy days.	Rainfall.		Rainy days.	Rainfall.	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	
No.	INCHES.	FEET.	No.	INCHES.	FEET.	No.	INCHES.	FEET.	
1. Tirunelveli (a)	20	2.72	30.42	18	6.23	60.08	27	2.41	—
2. East Godavari	24	3.70	41.21	25	3.47	35.81	22	3.30	40.84
3. West Godavari	24	3.10	36.15	29	3.17	32.08	24	4.18	45.37
4. Karim	24	6.12	35.24	24	4.08	24.08	24	3.12	30.88
5. Kurnool (a)	20	3.60	30.87	23	7.18	34.60	24	3.12	30.88
6. Bellary (a)	24	5.60	24.23	25	1.62	20.60	24	6.15	70.12
7. Gadchiroli (a)	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
8. Anantapur (a)	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
9. Chittoor (a)	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
10. Nellore	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
11. Chingleput	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
12. Machilipatnam	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
13. South Arcot	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
14. Chidambaram	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
15. North Arcot	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
16. Kaveri (a)	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
17. Coimbatore (a)	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
18. Tirupattur (a)	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
19. Tiruchirappalli (a)	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
20. Tanjore (a)	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
21. Madhavaram (a)	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
22. Kumbakonam	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
23. Tiruvarur	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
24. North Arcot	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12
25. The Nilgiris (a)	24	5.60	22.08	25	1.62	20.60	24	6.15	70.12

(a) District of Travancore and Cochin.

(b) District of Travancore and Cochin.

(c) District of Travancore and Cochin.

(d) District of Travancore and Cochin.

(e) District of Travancore and Cochin.

(f) District of Travancore and Cochin.

(g) District of Travancore and Cochin.

(h) District of Travancore and Cochin.

(i) District of Travancore and Cochin.

(j) District of Travancore and Cochin.

(k) District of Travancore and Cochin.

(l) District of Travancore and Cochin.

(m) District of Travancore and Cochin.

(n) District of Travancore and Cochin.

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(ak) District of Travancore and Cochin.

Statement showing the extent of cultivation (Government and minor income only) from April to November 1941.
[Area in thousands of acres, 1 a. = 484 sq. yds.]

District and group	Area cultivated in November 1941.				Area cultivated from April to November 1941.				Area cultivated from April to November 1941.				Area irrigated from April to November 1941.				District and group.
	First crop.		Second crop.		First crop.		Second crop.		First crop.		Second crop.		First crop.		Second crop.		
	Dec. (2)	Jan. (3)	Dec. (4)	Jan. (5)	Dec. (6)	Jan. (7)	Dec. (8)	Jan. (9)	Dec. (10)	Jan. (11)	Dec. (12)	Jan. (13)	Dec. (14)	Jan. (15)	Dec. (16)	Jan. (17)	
	(1)																
Vijayanagara	3.8	1.1	3.6	1.2	408	478	438	448	408	478	438	448	408	478	438	448	Vijayanagara
Gadag, Dist.	7.3	8	8.8	7.4	232.8	213.7	24.8	31.8	127.1	181.0	10.8	22.8	138.1	181.0	24.8	31.8	Gadag, Dist.
Gadag, West	12.8	1.8	8.8	7.4	232.8	213.7	24.8	31.8	127.1	181.0	10.8	22.8	138.1	181.0	24.8	31.8	Gadag, West.
Bijapur	11.8	4.1	8.8	8	140.8	118.8	28.1	1.8	158.8	213.7	8.8	8	232.8	213.7	24.8	31.8	Bijapur.
Chital	22.8	8.8	18.8	1	1,138.8	208.1	74.1	8	1,081.2	208.1	10.4	7	1,138.8	208.1	74.1	8	Chital.
Green	108.8	18.8	47.7	8.1	1,971.8	1,146.2	108.8	48.1	1,863.8	1,147.7	108.8	48.1	1,971.8	1,146.2	108.8	48.1	Green.
Bellary	101.2	4.8	3.8	3	1,881.2	47.8	2.8	8	1,881.2	47.8	2.8	8	1,881.2	47.8	2.8	8	Bellary
Bellary	101.2	4.8	3.8	3	1,881.2	47.8	2.8	8	1,881.2	47.8	2.8	8	1,881.2	47.8	2.8	8	Bellary
Chital	147.8	31.8	3.8	3.8	1,146.8	19.8	8.8	7.8	1,281.8	19.8	8.8	7.8	1,281.8	19.8	8.8	7.8	Chital
Chital	147.8	31.8	3.8	3.8	1,146.8	19.8	8.8	7.8	1,281.8	19.8	8.8	7.8	1,281.8	19.8	8.8	7.8	Chital
Brown	778.1	18.8	22.8	7.8	1,081.2	18.8	18.1	18.1	8,281.2	18.8	21.8	17.8	8,281.2	18.8	21.8	17.8	Brown.
Bellary	188.1	41.8	1.7	1.8	1,081.2	18.8	2.1	8.8	1,081.2	18.8	2.1	8.8	1,081.2	18.8	2.1	8.8	Bellary
Chital	28.1	11.8	4.8	18.8	1,081.2	18.8	18.8	18.8	2,081.2	18.8	18.8	18.8	2,081.2	18.8	18.8	18.8	Chital
South Arun	78.8	47.8	14.8	37.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	South Arun
Green	108.8	18.8	38.8	88.1	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	Green.
Chital	14.8	3.7	3.8	8.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	Chital
South Arun	88.1	38.8	18.8	38.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	South Arun
Bellary	127.8	8.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	Bellary
Chital	108.8	4.8	11.2	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	Chital
Chital	14.8	14.8	18.8	38.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	Chital
Green	101.2	18.8	101.2	101.2	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	Green.
Bellary	12.8	16.7	8.8	48.1	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	Bellary
Bellary	101.2	47.8	10.8	108.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	Bellary
Bellary	47.7	8.8	4.8	147.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	Bellary
Chital	101.2	20.8	8.8	101.2	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	Chital
South	101.2	18.8	48.1	101.2	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	South.
Bellary	8.8	8.1	8	8.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	Bellary
South Arun	8	8	8	108.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	South Arun
West Coast	8.8	8.8	18.8	1,081.2	1,081.2	18.8	18.8	18.8	1,081.2	1,081.2	18.8	18.8	1,081.2	1,081.2	18.8	18.8	West Coast.
Bellary	8	8	8	8.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	1,081.2	18.8	18.8	18.8	Bellary
East	1,081.2	101.2	101.2	1,081.2	1,081.2	1,081.2	1,081.2	1,081.2	1,081.2	1,081.2	1,081.2	1,081.2	1,081.2	1,081.2	1,081.2	1,081.2	East.

1000 Acres of this area is being used.



THE STATISTICAL SUPPLEMENT TO THE FORT ST. GEORGE GAZETTE

No. 25-D] MADRAS, TUESDAY EVENING, JUNE 23, 1942

ABSTRACT OF SEASON REPORT FOR THE WEEK ENDING 20TH MAY 1942.

GENERAL SUMMARY

Wet-supply was moderate in Salem, Tiruchirappalli, Namakkal, Tirunelveli, Madurai, North Arcot and the Nilgiris; fair in Coimbatore, Tanjore and Madurai; light in Virudhunagar, Kanchi, Tirunelveli, Kanyakumari, Palayam, Arundhaty, Coimbatore, Madurai, Chittoor and North Arcot and elsewhere.

Water-supply normal except in parts of Kistna, Bellary, Anantapur, Melvior, Chingleput, South Arcot, Chittoor, North Arcot, Salem, Coimbatore, Madurai, Tirunelveli and South Arcot.

Preoccupations and scarcity of paddy in parts of Salem and Coimbatore and raising of dry crops in parts of Salem and Coimbatore.

Standing crops fair.

Harvest of paddy in parts of Kistna, Bellary, Chingleput, Chittoor, North Arcot, Coimbatore, Madurai, Salem and South Arcot; of cotton in parts of Kistna and Coimbatore; of sugarcane in parts of Coimbatore and Chingleput; of sugarcane in parts of Coimbatore and Chingleput; of sugarcane in parts of Coimbatore and Chingleput; and raising of sugarcane in parts of Coimbatore, Madurai and Chingleput and raising of sugarcane in parts of Coimbatore, Madurai and Chingleput and raising of sugarcane in parts of Coimbatore, Madurai and Chingleput.

Condition of cattle generally fair except in parts of Tirunelveli, North Arcot, West Coimbatore, Kanyakumari, Coimbatore, Arundhaty, Coimbatore, Salem, Chingleput, Chittoor, North Arcot, Salem, Coimbatore, Chingleput, Tirunelveli and Madurai.

Prices generally moderate.

Paddy generally sufficient. Employment generally available.

Prices for rice rising in Virudhunagar, West Coimbatore, Chittoor, Bellary, Coimbatore, Coimbatore, Tirunelveli, Tanjore, Madurai, Namakkal, Tirunelveli and Madurai, falling in Madurai; rising for cotton in Bellary, Coimbatore, Tanjore, Namakkal and Tirunelveli; rising for sugarcane in Coimbatore, Madurai, South Arcot, Salem and Coimbatore and falling in Tirunelveli; rising for sugarcane in Bellary, South Arcot, Tanjore, Namakkal and Tirunelveli, and falling in Madurai. Prices generally stationary in other areas.

M. K. KUTTAIAH CHANDRAN PILLAI.

Joint Secretary.

Board of Revenue, Madurai,
15th June 1942.

DISTRICT REPORTS.

TIRUCHIRAPPALLI.

Wet-supply sufficient. Standing crops fair. Harvest of cotton moderate in parts; cotton fair. Paddy sufficient. Condition of cattle generally fair except for cattle disease in one taluk. Sugarcane, Employment generally available. Stock of food grains sufficient. Prospects generally fair.

EAST GODAVARI.

Water-supply sufficient for drinking purposes. The Godavari 4-5 feet below crest as against 3-4 feet above the crest in the last year and 4-5 feet above the crest in the corresponding week of the previous year. Standing crops fair. Harvest of cotton, generally and almost promising; sugarcane fair. Paddy generally available except in one taluk. Paddy generally available. Condition of cattle generally good except in parts of one taluk. Employment generally available. Stock of food grains sufficient. Prospects generally fair.

WEST GODAVARI.

Water-supply generally sufficient. Standing crops generally fair. Paddy sufficient. Paddy sufficient. Condition of cattle generally satisfactory except in parts of Nizampet taluk. Employment available. Stock of food grains sufficient. Prospects generally fair.

KINTLA.

Water-supply generally sufficient except in parts (Kintla 4-5 feet below crest as against 3-4 feet in the last year). Standing crops fair. Harvest of cotton, generally promising in parts; cotton poor. Paddy not available. Paddy generally sufficient. Condition of cattle fair. Employment generally available. Stock of food grains sufficient except in Nizampet taluk. Prospects generally fair. Paddy and rice into three weeks are being exported from Nizampet taluk. Prospects generally fair.

SCOUTS.

Water-supply sufficient for drinking purposes. Standing crops fair. Paddy sufficient. Paddy sufficient. Condition of cattle generally good except in parts of one taluk. Employment available. Stock of food grains sufficient. Prospects fair.

BARBADOS.

Water-supply sufficient for drinking; insufficient for irrigation in parts of three taluks. Sewerage works generally fair. Disposal of refuse, night soil, plantains and peeling of sugar proceeding as usual. Outlines of public health. Public health. Condition of cattle fair. Employment generally available. In agricultural and manufacturing trade there is distress among the workers. Necessary provisions measures have been taken by the Government, none of food grains sufficient. Prospects generally fair.

TOBAGO.

Water-supply sufficient for drinking; sufficient for irrigation except in parts. No fire over Government works. Localities. Municipality. Standing crops fair. Public health. Public health. Condition of cattle good. Employment available. Prospects generally fair.

MALABAR.

Water-supply generally sufficient. Disposal of refuse proceeding as usual. Standing crops fair. Disposal of refuse proceeding as usual. Condition of cattle fair. Public health. Public health. Condition of cattle fair. Employment available. Prospects generally fair.

Water-supply sufficient. Disposal of refuse generally fair except in parts of three taluks. Sewerage works generally available. Disposal of food grains sufficient except in Chittagong taluk. Prospects fair.

SOUTH CANADA.

Water-supply generally sufficient for drinking and agricultural purposes except in some taluks where supply is drinking water in parts. Sewerage works fair. Disposal of refuse proceeding as usual. Outlines of public health. Public health. Condition of cattle generally good. Employment generally available. Disposal of food grains sufficient. Prospects being viewed with interest. General view of drinking purposes in 1941. Condition of cattle in parts of some taluks.

THE BELGIAN.

Water-supply sufficient for drinking purposes. Standing crops fair. Disposal of refuse proceeding as usual. Condition of cattle fair. Public health. Public health. Condition of cattle fair. Employment available. Disposal of food grains sufficient. Prospects fair.



THE STATISTICAL SUPPLEMENT
TO
THE FORT ST. GEORGE GAZETTE

No. 25-E] MADRAS, TUESDAY EVENING, JUNE 23, 1942

WHOLESALE PRICES OF COMMODITIES PREVAILING ON 22ND JUNE 1940

[All prices are in pence per hectare) amount of £7-17 lb. equivalent to 2,700 tons/ha (weight of hay was stated and exists in those quantities on Monday 5

[illegible]

Station.	Tariffs.	Price.	Station.	Tariffs.	Price per lb.
31. COTTON KAFAR.			32. TANNED COW HIDE.		
Cuttack ..	Good ..	4.04	Madras ..	33. Bangalor, 3-4 lb. ..	No report.
Madras ..	White Northern ..	0.40		34. Travancor ..	Do.
Aden ..	Red Northern ..	2.04		35. Cochin, 1-2 lb. ..	Do.
Aden ..	Western-Mangal ..	4.02	33. TANNED COW SKIN.		
	Good ..	2.14	Madras ..	36. Good ..	No report.
	White ..	2.14		37. Common ..	Do.
Madras ..	Western-Mangal ..	No report.		38. Fair ..	Do.
Aden ..	Good ..	2.14	34. TANNED SHEEP SKIN.		
	White ..	No report.	Madras ..	39. Good ..	No report.
	White ..	No report.		40. Fair ..	Do.
Cuttack ..	Good ..	12.81		41. Common ..	Do.
Travancor ..	Good ..	12.06	35. TANNED SHEEP SKIN.		
Tatavala ..	Do. ..	8.81	Madras ..	42. Good ..	No report.
Good ..	Do. ..	7.81		43. Fair ..	Do.
Good ..	Do. ..	7.81		44. Common ..	Do.
Good ..	Do. ..	7.81	36. TANNED SHEEP SKIN.		
Good ..	Do. ..	7.81	Madras ..	45. Good ..	No report.
Good ..	Do. ..	7.81		46. Fair ..	Do.
Good ..	Do. ..	7.81		47. Common ..	Do.
32. COTTON LINE.					
Good ..	Good ..	25.04	Madras ..	48. Good ..	No report.
Good ..	Good ..	25.04		49. Fair ..	Do.
Good ..	Good ..	25.04		50. Common ..	Do.
Good ..	Good ..	25.04	Madras ..	51. Good ..	No report.
Good ..	Good ..	25.04		52. Fair ..	Do.
Good ..	Good ..	25.04		53. Common ..	Do.
Good ..	Good ..	25.04	37. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	54. Good ..	No report.
Good ..	Good ..	25.04		55. Fair ..	Do.
Good ..	Good ..	25.04		56. Common ..	Do.
Good ..	Good ..	25.04	38. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	57. Good ..	No report.
Good ..	Good ..	25.04		58. Fair ..	Do.
Good ..	Good ..	25.04		59. Common ..	Do.
Good ..	Good ..	25.04	39. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	60. Good ..	No report.
Good ..	Good ..	25.04		61. Fair ..	Do.
Good ..	Good ..	25.04		62. Common ..	Do.
Good ..	Good ..	25.04	40. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	63. Good ..	No report.
Good ..	Good ..	25.04		64. Fair ..	Do.
Good ..	Good ..	25.04		65. Common ..	Do.
Good ..	Good ..	25.04	41. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	66. Good ..	No report.
Good ..	Good ..	25.04		67. Fair ..	Do.
Good ..	Good ..	25.04		68. Common ..	Do.
Good ..	Good ..	25.04	42. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	69. Good ..	No report.
Good ..	Good ..	25.04		70. Fair ..	Do.
Good ..	Good ..	25.04		71. Common ..	Do.
Good ..	Good ..	25.04	43. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	72. Good ..	No report.
Good ..	Good ..	25.04		73. Fair ..	Do.
Good ..	Good ..	25.04		74. Common ..	Do.
Good ..	Good ..	25.04	44. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	75. Good ..	No report.
Good ..	Good ..	25.04		76. Fair ..	Do.
Good ..	Good ..	25.04		77. Common ..	Do.
Good ..	Good ..	25.04	45. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	78. Good ..	No report.
Good ..	Good ..	25.04		79. Fair ..	Do.
Good ..	Good ..	25.04		80. Common ..	Do.
Good ..	Good ..	25.04	46. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	81. Good ..	No report.
Good ..	Good ..	25.04		82. Fair ..	Do.
Good ..	Good ..	25.04		83. Common ..	Do.
Good ..	Good ..	25.04	47. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	84. Good ..	No report.
Good ..	Good ..	25.04		85. Fair ..	Do.
Good ..	Good ..	25.04		86. Common ..	Do.
Good ..	Good ..	25.04	48. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	87. Good ..	No report.
Good ..	Good ..	25.04		88. Fair ..	Do.
Good ..	Good ..	25.04		89. Common ..	Do.
Good ..	Good ..	25.04	49. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	90. Good ..	No report.
Good ..	Good ..	25.04		91. Fair ..	Do.
Good ..	Good ..	25.04		92. Common ..	Do.
Good ..	Good ..	25.04	50. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	93. Good ..	No report.
Good ..	Good ..	25.04		94. Fair ..	Do.
Good ..	Good ..	25.04		95. Common ..	Do.
Good ..	Good ..	25.04	51. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	96. Good ..	No report.
Good ..	Good ..	25.04		97. Fair ..	Do.
Good ..	Good ..	25.04		98. Common ..	Do.
Good ..	Good ..	25.04	52. TANNED SHEEP SKIN.		
Good ..	Good ..	25.04	Madras ..	99. Good ..	No report.
Good ..	Good ..	25.04		100. Fair ..	Do.
Good ..	Good ..	25.04		101. Common ..	Do.

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